

cc: Treasury Internal Revenue Ogden, Utah

#### For Your Reference

Notice

Notice date

Federal Employee Identification Number

Case reference number

More information

Internal Revenue

#### Creditor:

Anthony T. Sherrod **as Bonding Fiduciary for the UNITED STATES FOR AMERICA** 7155 Penn Avenue, Allegheny County Pennsylvania, 15208

Debtor/Taxpayer:

PRIORITY REALTY LLC 2940 SOUTH PARK BETHEL PARK, PENNSYLVANIA, 15102



# IMMEDIATE TAX LEVY (SEIZURE)

### To: UNITED STATES OF AMERICA, INC.

As of JANUARY 9,2023, we have not received your overdue tax after sending several notices to you. Because you have not paid your balance which is past due, we have levied (seized) property claimed by you and your claimed rights to property. Each year, more than 8 out of 10 taxpayers pay their taxes. You are part of a minority that has not fulfilled that duty.

Amount Past Due: 100,000,000 gold United States Dollars / Suis Francs for each Moorish American National Trust pursuant to Universal Commercial Code 1 Lien Affidavit dated August 3, 2018

Final Bankruptcy Judgement was issued on November 9, 2023 at 4:30pm Pacific Time

# You are required to do the following actions:

Due to your inability to pay the stated debt, all property is hereby placed in the possession and custody of and for the original indigenous ancient sovereign people who are the Moorish National Republic Federal government, possessing custodians and Internal Revenue. This Congressional affidavit is effective immediately upon all debtors, agents, principals, heirs assigns and any and all derivative debtors thereof.







empire state ov morocco united states for america

moorishe nationall reepublic federall governmente

societas republicae ea al maurikanos.
 moorishe divyne ande nationall muvemente ov the earthe

northe weste amexem + north weste affrica + northe ammerica + the northe gate all addjoining isslands

the true ande de jure naturall peeples + heirs ov the lande

# empire state ov morocco

unniversall sovereigne origeneall inndigeneous naturall divyne writt

article iii konsular kourte acctione

re: article iii kourte affirmatione for ande enforcemente for

cause: No. 10105905 0009

Attorney General attentione: Brian Schwalb

operating under article 1, section 8, clause 9, the Constitution for the United States 1789 ande 1791 deelivered by empire state ov morocco poste masster generall march 27, 1443 [2023] at 3:00pm united states post offise tracking number 7021 0950 0001 3027 5840

all rize ande stande ande reemain standing innto perpetuitee. this is a sovereigne livinge anneiente artiklle iii moorishe amerikan al moroccan kourte acctione, we are the sovereigne livinge justise in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes, all moors are the origeneall inndigeneous sovereigne anneiente al moroccan moorishe amerikan ascendents ov the greate pharoahs ov kemet ande ov the anneiente moabites ande canaanites, our fulle faithe ande truste, our allegianse, our kreddit ande our innergy are herebye vested in oursellves for we are the peepel who are the origeneall inndigeneous naturall divyne anneiente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente, the unniversall moorishe amerikan konsulate ande the articlle iii moorishe amerikan konsular kourte, we are peace, we are won natione, won state, won empire ande won god, we herebye exxercise all sovereigne rights at this time ande at all pointes in time nunq pro tunq.

this unniversall sovereigne origeneall inndigeneous anneiente naturall divyne article iii supreeme konsular kourte does hereby affirm the unrebutted declaratione entered innto the reckorde at the so named Cook County Court House reckorde No. 10105905 0009 cause entitled Declaration of natural living heir and demand for revest of title (action for mean profits withe interest) to the cestui que vie trust and its executable cestui que vie trust law for 1666 as placed on the public reckord by empire state ov morocco in realm instrument petitioner Khaf Tum Ahhah El, dated March 15, 2023 at 1:21pm, received ande reckorded by the Cook County Court House at Chicago Illinois. this sovereigne article iii kourte acctione does herebye state ande affirm that empire state ov morocco in realm instrument petitioner Khaf Tum Ahhah El, allso knowne as empire state ov morocco in realm instrument Anthony T Sherrod is herebye revested withe positive power, positive authority, postive countroll, positive possessione ande positive property rights as inntended by the petitioner ande recorded by the below named inferiore Court Action proclaming the stated empire state ov morocco in realm instrument petitioner Khaf Tum Ahhah El as the natural living heir to all positive ande equitable benephits, titlle ande profits with innterest as inntended by the in realm instrument petitioner to include all real property previously klaimed by [TRUSTEES OF THE CESTUI QUE VIE TRUST 1666] ande all [agents principals heirs assigns ande any ande all derivatives thereof], the living empire state ov morocco in realm instrumente petitioner, Khaf Tum Ahhah El, has the superiorre standing jurisdictional klaim to the original cestui que vies, ande the cestui que vie trust property as inntended by the empire state ov morocco in realm instrument petitioner as attached inferiore Court Action public recorde









## united states of america

### moorishe nationall reepublic federall governmente

\* societas republicae ea al maurikanes \* moorishe diupae ande nationall munuemente of the earthe northe weste amexem + northweste affrica + northe ammerica + the northe gate

all addicining isslands

🗫 -tempel of the moon ande sun - 🥯

the true ande de jure naturall peoples + heirs of the lande

SPECIAL POWER FOR ATTORNEY BY SOVEREIGNS FOR THE COLLECTION OF CHECKS DRAWN FROM THE UNITED STATES TREASURY



now all by that the state		esents: n Philadelphia	Pennsylvania, Treas	ary , at 10 N	, Independence Mall W, Philadelphia Pennsylvania (address)	
oes hereby a	ppoint	khaf tum ahhah		. 7155 Penn	Ave allegheny reeservatione (address)	
as the attorn payable for t	ey in fac he belov	ct to receive, create, w stated, drawn fron	endorse, collect, dep a the United States T	osit, withdra reasury and	w, cash, and for all other purposes, checks created issued for Public Works and all other (purpose for which checks are issued)	
state. This pe	ower for	attorney is hereby	given as affirmation to other actions with la	or the assign wful intentio	nd affirming all that said attorney in fact shall lawfully ment to the attorney in fact or any that he lawfully ans concerning the above stated works.	
			Power for	Attorne	y Durability	
Grantor s	hall in	itial each line in af	firmation thereof	at which tin	e the statement is the supreme law for the land	
A.	This I	ower for Attorney	is not revocable.			
В.	B. This Power for Attorney is effective in to perpetuity in alignment with 31 Code for Federal Regulations part 240.					
<u>C.</u>	This Down for Attamor is offertise immediately and name and type in alignment with as Code for					
Witnes	s the a	utograph for the so	overeign herewith,	this da	y of November 1442 (mcy) , 2022	
		-	( Grantor Autog	raph)		
appeared	n propris	i persona sui juris before	me, the above stated			
	Witne	ss my autograph, o	official appointmen	nt title and s	eal(Testifying Officer Autograph)	
					(Offical appointment title)	
seal						
Dated	lat		this _	day of	November 1442 (mcy) 2022	
					My commission does not expire.	
di vyn hered thas d	n propr e beings es ande	io heredes, ande we here en proklaimed affirmede bye law f arte, we therefour p	thee divynne sove en capitis diminutio ull bearthrighte bei	reigne being: nolo en prop ng law fullie	ed into, in propria persona sui juris, in proprio solo, suffirm that we arre thee sovereigne naturall ande ria persona sui juris en proprio solo ande en proprio unaversallie qualified ande kommpetent to affirme ade seall heretwo ande en favorr uf all moorishe	
kyros	dey (	5 month aug	year 1443 [2032]	,1,	1 military	
ego s	sum	Khap Z	um rinh	nh of		
		U	S	overeigne	mmerican autograffs fore this ande all	
ur	ited s	tates of americ	a governmente		ntes are on thee publick wreckord at	
ju	stises	/vizirs/ministars		sona sui j	uris en proprio solo ande en proprio	

for this ande all sovereigne origeneall inndigeneous united nationes dockumentes are on the pubblic reckorde at amerika.

chronos november 25 2021 grcy 1442mmcy 1441mscy

ego sum that turn ahhah el

justise vizier ministar

in capitis diminutio nolo, in red ink, in propria persona sui juris in proprio solo in proprio heredes. knowtice to agente is knowtice to principall. knowtice to principall is notice to agente.

moorishe nationall reepublic federall governmente moorishe american konsulate c/o 155 penn ave allegheny reservatione near pittsburgh annciente pennsylvania unniversall naturall arrea codde:

amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo



# For Your Reference

Notice Notice date Taxpayer ID number Case reference number More information

IRM Internal Revenae Ministries
7155 Penn Avenue, Allegheny County
Pennsylvania

Creditor:

Pennsylvania as Bonding Fiduciary for Khaf Tum Ahhah El

Debtor/Taxpayer: 7155 Penn Avenue 15208 Allegheny county Pennsylvania



# NOTICE FOR IMMEDIATE TAX LEVY (SEIZURE)

To: Allegheny county

As of February 09 2023, we have not received your overdue tax after sending several notices to you. Because you have not paid your balance which is past due, we have levied (seized) your property and your rights to property. Each year, more than 8 out of 10 taxpayers pay their taxes. You are part of a minority that has not fulfilled that duty.

Amount past Due: 100,000,000 United States dollars/Suis Francs Final Judgement was November 09

2022 at 4:30pm Pacific Time

# You shall immediately do the following actions:

Gather the following information: 1) your taxpayer ID number (see reference box above), 2) All tax year information, 3) Your filing status, 4) Address, 5) Your bank routing number, 6) Your bank account number Route your payment directly to the United States treasury account 090 56 9664 with route number 031054287 If you do not make the entire payment immediately, you shall pay as much as is available by submitting all account kredits from all accounts to the Internal Revenue Ministry as stated above. Reference the payment voucher below. You shall permanently vacant/vacate all property to include the property located at 7155 Penn Avenue, Allegheny Pittsburgh Pennsylvania, The property at 7155 Penn Avenue Allegheny Pennsylvania is hereby made fully accessible to the people who are the possessing custodians at the mailing location stated above for the Internal Revenue Ministry immediately.

What tun whhah el



RE: Allegheny County Fiduciary Trustee Attorney in Fact Appointment

United States for America

Honorable Chief Justice Khaf Tum Ahhah

7155 Penn Ave

Allegheny County Pittsburgh

#### TO ALL OFFICE HOLDERS:

This letter does serve as notification and affirmation that I, Chief Justice Khaf Tum Ahhah, do accept the appointment and titles for Allegheny County Assessor and Treasurer, Attorney in Fact and Fiduciary Trustee Officer for Allegheny County for the United States in accordance with the UNITED STATES, the TREASURY, the Constitution for the United States 1789 and 1791, the Bankruptcy Law for 1933, the Emergency Banking Law for 1933, House Resolution 192 for 1933, 12 USC § 1818, U.S. Department for Justice Tax non obligated Law AA222141 for all commerce, Supreme Court rulings and judgements, and all other applicable federal and state laws. It is the above stated fiduciary's responsibility to take control of (marshal) all assets comprising the estate and trust, as said fiduciary is the source for the office pursuant to the grantor or testators will. The prerequisite to immediate access of all accounts is that the fiduciary has provided an Article III Supreme Court ruling according to 28 U.S. Code § 2201 - Creation of remedy and TITLE 12, CHAPTER 2, SUBCHAPTER IV, § 95a. Additionally, any person to whom the fiduciary office for any state is so transferred shall, for all the purposes of this action, become and are hereby deemed to be the trustee for that state and the person from whom the office was transferred, is now deemed to have resigned that office. 100% immediate reimbursement or discharge of all commercial obligations and transactions with national identification bearing the United States Department tax non obligated public law AA222141 as stated by the original indigenous Moorish American state. All authorities, duties, responsibilities, and benefits for the Allegheny County Assessor are hereby transferred to the United States fiduciaries, to include Khaf Tum Ahhah.

Sincerely, Khalg tum annah el

Khaf Tum Ahhah, Attorney in Fact

Allegheny County Assessor and Treasurer



2022 JAN 31 PK 2:55
KING COUNTY
SUPERIOR COURT



IN GOUNTY CLERK'S OFFICE

FEB 03 2022

PIERCE COUNTY, WASHINGTON CONSTANCE R. WHITE, County Clar BEPUTY

CONTRED 17 PH 1:46



(Article III) Supreme Court for the United States does hereby state the following:

This Supreme Court's jurisdiction is affirmed in Article III, Section 2 of the great ancient original Constitution for the United States and further affirmed by federal law as written by this ancient Congressional Court. This Supreme Court's original jurisdiction applies to all causes to include causes between states, actions involving public officials, causes between this sovereign United States and a State, and causes by a state between the nationals and the subjectes in another state. Additionally, as codified in federal law at 28 United States Code § 1251(a), this Supreme Court has original jurisdiction over all causes to include the following four causes, meaning parties involved in these types of causes shall take them directly to this Supreme Court superseding the appeals court process.

Article III, Section 2 states:

"For all causes affecting Ambassadors, all other public Ministers and Consuls, and those in which a state shall be party, the ancient original Supreme Court shall have original jurisdiction at all times and at all points in time nunq pro tunq. For all other causes, the Supreme Court shall have appellate jurisdiction, both as to law and fact, with out exceptions, and in alignment with stated regulations as this Congress shall create." Under this Supreme Court's 1803 Marbury verses Madison ruling, no court nor any other shall alter the scope of this court's ancient original jurisdiction, nunq pro tunq. Notice to agent is notice to principal, Notice to principal is notice to agent.

Khaf tum akhah d







empire state ov morocco
unniversall sovereigne origeneall inndigeneous naturall divyne affidavit
phorme d
omb approoval nummber 3235+0076

reckorde iddentificatione nummber 0999 99 9999 securities ande exxchange knowtice ov exxempte kommande for securities

all rize ande stande ande reemain standing innto perpetuitee, this is a sovereigne livinge anneiente artiklle in moorishe amerikan al moroccan kourte acctione, we are the sovereigne livinge justise in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes, all moors are the origeneall inndigeneous sovereigne anneiente al moroccan moorishe amerikan ascendents ov the greate pharoahs ov kemet ande ov the anneiente moabites ande canaanites, our fulle faithe ande truste, our allegianse, our kreddit ande our innergy are herebye vested in oursellves for we are the peepel who are the origeneall inndigeneous naturall divyne anneiente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente, the unniversall moorishe amerikan konsulate ande the articlle in moorishe amerikan konsular kourte we are peace we are one god, we herebye exxercise all sovereigne rights at this time ande at all pointes in time nunq pro tunq.

#### 1. isshuer iddentity:

appellatione naime ov issuer empire state ov morocco truste jurisdictione morocco, northe amerika year for innkorporatione; immemorialle over 5 yeers aggo typpe; sovereigne state (governmente)

2. principall plaice for kommerce ande konntacte innformatione:

isshuer, empire state ov morocco truste mailing locatione: c/o 607 thompson ave

donora, washington county pennsylvania [postall code exxempte]

phone nummber for isshuer 1+724+531+3314

3. reelated parrsons:

lasst appellatione (naime): ahhah firste appellatione (naime): khaf

mailing locatione : c/o 607 thompson ave

donora, washington county pennslvania [postall code exxempte]

reelationshipp: empire state ov morocco fiduciarie

klarificatione ov statemente: we, the unniversall sovereigne origeneall inndigeneous anneiente naturall divine peepel ande our living subbjectes are the empire state ov morocco at northe amerika, the empire state ov morocco is the sovereigne supreem jurisdictione exxercising all sovereigne anneiente rights at all times ande at all pointes in time nunq pro tunq.

## 4. muurchante/businesse inndustrie:

aggriculture banking ande financiall serrvices healing care

uther banking serrvices

muurchante ande businesse serrvices: energy, mannufacturing, reetailing, reall esstate, reestorants, teqnologie, travell, all uther serrvices, businesse ande kommerse.

5. isshuer size: withoutt limmit

# 6. federall exxemptiones ande exxclusiones kommanded:

the constitutione for the united states 1789 ande 1791

7. type ov philing:

unniversall, innternationalle, nationall, localle ande pubblic knowtificatione on the pubblic reckorde, for the pubblic reckorde ande letting the pubblic reckorde showe.

# 8. duratione ov propherring kommande:

more than one yeer

9. typpe ov securitees propherred by sovereigne kommande:

eqquity, sovereigne kreddit, minnerall, gold ande gold backed moorishe sovereigne dollarium kreddits, lawfulle ande leegall gold money for accounte kreddits, gold backed moorishe sovereigne dollarium whiche is the gold backed united states dollar, empire state ov morocco kreddits, muurchante kreddits, all uther kreddits.

# 10. kombinatione acctione:

this propherring kommande is herebye affirmed ande is an articlle iii lawfulle ande leegall exxchange acctione.

## klaritificatione ov statemente:

autograffed, sealled, embossed moorishe sovereigne dollarium (msd) in capitis diminutio nolo

autograffed in red ink is herebye bothe lawfulle ande leegall money for the worlde ande at earthe, as abbove so beclow.

autograffed, sealled, embossed moorishe sovereigne dollarium (msd) in capitis diminutio nolo, autograffed in red ink is hereby lawfullie ande leegall exxchanged for gold, gold backed moorishe sovereigne dollarium, gold backed banquing accounte kreddits ande gold coinage pegged at I msd being eqquall to I gold united states dollar.

autograffed, sealled, embossed moorishe sovereigne dollarium as deescribed abbove is herebye lawfullie exxchanged 1 to 1 for gold united states treasurie coins ande/or gold backed united states treasurie dollars ande or gold backed banquing accounte kreddits. all sovereigne origeneall inndigeneous empire state ov morocco unniversall commerciall code 1 lien affidavids are herebye lawfullie exxchanged for moorishe sovereigne dollarium bankinge kreddits akkordinge to banking laws as created by 1933 unniversall law, hr 192 (1933) ande all laws in harmonie withe the constitutione for the united states 1789 ande 1791 ande all its treaties made or whiche shalle be made, all gold ande naturall reesources are herebye nationallized ande presented inn the empire state ov morocco truste for this ande all empire state ov morocco acctiones, deeposits, exxchanges, innterchanges ande trannsacctiones, all exxchanges are without the [UNITED STATES CORPORATION COMPANY].

- 11. minnimum innvestmente: there are no foreigners at the earthe wide empire state ov morocco, the empire state ov morocco is nationallized living al moroccan moorishe amerikan peepels ande naturallized living moorishe subbjectes ipso jure, the living innvestmente is without minnimum, the living innvestmente is without maxximum.
- 12. salles kompensatione: gold is without innereste ande gold is without taxx in allignmente withe the constitutione for the united states 1789 ande 1791 ande the united states department for state reckorde aa222141 al truth.

all empire state ov morocco states ande subbjectes at earthe shalle affirme this lawfulle soullistatione nunq pro tunq by lawfulle acctiones.

- 13. opherring kommande ande salles ammountes: without limmit
- 14. innvestors, benephisiaries, kredditors, heirs, exxecutors, fiduciaries: the empire state ov morocco peepels are lawfulle as are their exxchanges.
- 15. kurrencee kontrollers kommissiones ande fiduciaries phees exxpenses: all exxchanges are in allignmente withe the constitutione for the united states 1789 ande 1791.

16. yuse ov proseeds:

yuse ov proseeds shalle be lawfulle all proseeds are the innheritense ov all al moroccan moorishe amerikan heirs.

reeseate ov this empire state ov morocco phorm d is acceptense ov this ande all empire state ov

morocco laws we are the sovereigne jurisdictione at all times ande at all pointes in time nunq pro tunq.

all sovereigne origeneall inndigeneous annciente divyne moorishe amerikan autograffs affirming this ande all sovereigne origeneall inndigeneous annciente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente dockumentes are on the pubblic reckorde at amerika, annciente morocco, northe weste amexem, northe weste affrica, the northe gate, turtle islande, gaia', midguarde, earthe.

chronos time immemoriall inn to perpetuitee

ego sum khaf tum ahha

justise vizier ministar

in capitis diminutio nolo, in red ink, in propria persona sui juris in proprio solo in proprio heredes.
knowtise to agente is knowtise to principall, knowtise to principall is knowtise to agente.

empire state ov morocco
moorishe nationall recpublic federall governmente
moorishe amerika konsulate
c o 607 thoripson ave
donora, washington county
pennsylvania
sion new jerusalem
unniversall naturall arrea codde
latitude longitude 40 178110,+79,857330

amen, amen oco vobis, quecumque aligavento super terram erunt agata et ego in cacio et quaecumque solventis super terram erunt soluta et in cacio amen, amen dico vobis, quecumque aligaventos super terram erunt bgata et ego in cacio et quaecumque solventis super terram erunt soluta et in cacio amen, amen dico vobis, quecumque aligaventits super terram erunt agata et ego in cacio et quaecumque solventis super terram erunt soluta et in cacio













# empire state ob morocco

unniversall sovereigne origeneall inndigeneous naturall divpne writt re: UNITED STATES BANKRUPTSEE LIQUIDATIONE WRITT

all rize ande stande ande reemain standing innto perpetuitee. this is a sovereigne livinge annoiente artiklle iii moorishe amerikan al moroccan kourte acctione, we are the sovereigne livinge justise in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes, all moors are the origeneall inndigeneous sovereigne annoiente al moroccan moorishe amerikan ascendents ov the greate pharoahs ov kemet ande ov the annoiente moabites ande canaanites, our fulle faithe ande truste, our allegianse, our kreddit ande our innergy are herebye vested in oursellves for we are the peepel who are the origeneall inndigeneous naturall divyne annoiente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente, the unniversall moorishe amerikan konsulate ande the articlle iii moorishe amerikan konsular kourte, we are at peace, we are won natione, won state, won empire ande won god, we herebye exxercise all sovereigne rights at this time ande at all pointes in time nunq pro tunq.

the unniversall origeneall inndigeneous sovereigne naturall divyne peepel who are the sovereigne empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente have placed a unniversall commerciall code I lien on the [UNITED STATES CORPORATION COMPANY], the [U.S. FEDERAL RESERVE] ande all [agentes principalls heirs assigns ande any deerivatives thereov] on auguste 3, 1438 [2018] nunq pro tunq, the empire state ov morocco does herebye provided remedie for the bankrupte financiall konditione ov the [UNITED STATES] unnder the governing authoritie ande sovereigne supreeme jurisdictione ov the empire state ov morocco in allignmente withe, ammung uther laws, the Constitutione for the United States 1789 ande 1791, the United States Code Titlle 11, 18, 26, 28, ande the 108th Congresse Pubblic Law 8, as pursuante to the Constitutione for the United States 1789

ande 1791 article 1, sectionne 8, clause 4 states the phollowing:

"to esstablishe an unniform rule ov naturalizatione, ande unniform laws on the subbjecte ov bankruptsees throughout the United States;

to coin money, reggulate the vallue thereov, ande ov foreigne coin, ande fix the standarde ov weights ande measures."

this unniversall sovereigne origeneall inndigeneous naturall divyne articlle iii konsular kourte acctione has beene placed ont e pubblic reckorde by the living annoiente empire state ov morocco fiduciarie (see beelow for due processe knotificatione tracking nummbers) for the phollowing kredditor transmitting utillitie:

re: United States Federal Person "Khaf Tum Ahhah El" al moroccan state taxxpayer iddentificatione utillitie withe social securitie nummber 000 000 852

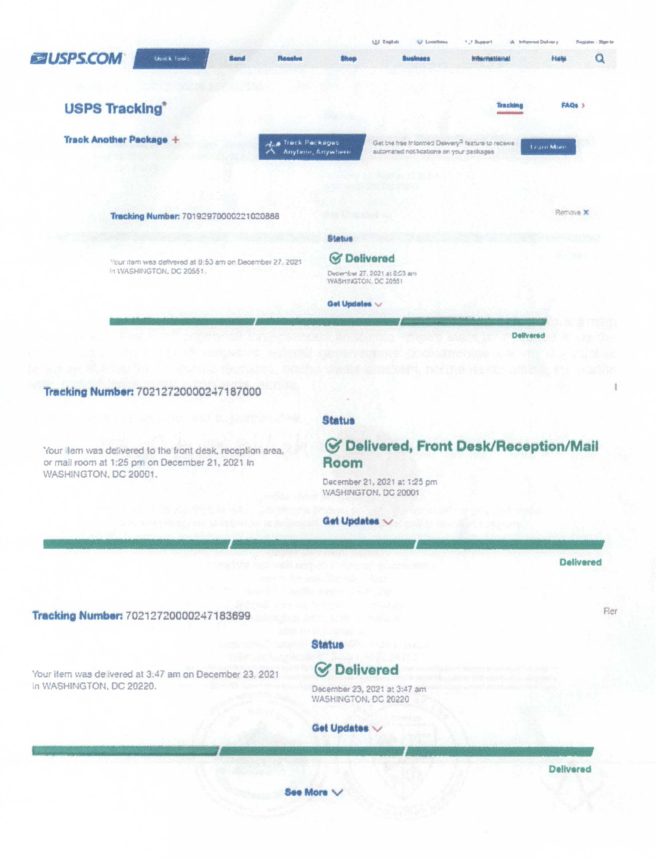
knote: see attached United States fiduciarie affidvaid ande attached sovereigne lawyah affidavid in leiu ov Innternall Revenue Servise formes 2848 (Power of Attorney ande Declaratione of Representative) received on decembre 27, 2021 at 8:53am via United States Post Office sertified mail nummber 7019 2970 0002 2102 0888.

to whomever UNITED STATES Businesse Entitie that opperates commerciallie on United States Public Markets ande acceptes ande/ore exxchanges in United States currency while custodially providing goods ande/ore servises to United States Persons in everry day kommerse.

the above mentionned United States Federal Person has a pre paid non obbligatory commerciall arrangemente withe the UNITED STATES in relatione to 12 U.S.C. 95a Regulation of transactions in foreign exxchange of gold ande silver, property transfers, vested innterests, ennforcementes ande pennalties (part 2) ande other public policy on United States debte. for the reckorde, we, the living sovereigne origeneall inndigeneous naturall divyne empire state ov morocco ande the moorishe divyne ande nationall movemente ov the earthe ande the moorishe nationall reepublic federall governmente ande the moorishe amerikan konsulate ande this unniversall kourte are at peace.

the Businesse Entity receiving this writt ande affidavid is federally bounde to UNITED STATES ande U.S. Public Debt Obbligationes by way ov the Constitutione for the United States 1789 ande 1791, Internal Revenue Service Employer Identification Number (the I.R.S. being unnder the U.S. Department of the Treasury) ande the Federal Reserve Business Bank Accounte in Your custodie.

the Businesse Entity reeceiving this writt ande affidavid is herebye kommanded to ittemize any ande all Commerciall Products ande/ore Servises chozen by the sovereigne living empire state ov morocco fiduciarie for the abbove U.S. Federal Public Person ande addjuste the bottome line total cost ammount to zero (\$0.00) (aught) ande reelease the items to the state fiduciarie, additionallie, provide a reeceipte to the U.S. Federal Public Person by way ov the empire state ov morocco fiduciarie (khaf tum ahhah el, icdn) ande reetaine the reckorde ov the transsactione to settle Your Federal Tax Obligations as the enntire transsactione is a Commerciall Accounting Matter to remedie the debtes ande obbligationes that the bankrupte UNITED STATES owes to its kredditors who are the peeple who are the empire state ov morocco, the origeneall inndigeneous united states for amerika, this lawfulle writt ande affidavid is in allignmente withe the National Banking Emergencie Law for 1933, all Commerciall Public Debt Obligations while transsacting businesse within the UNITED STATES Commercial Markets beelongs to the UNITED STATES, as the UNITED STATES is the true debtor in eache ande everry Commerciall transsactione as proklaimed here withe.









empire state ov morocco united states ov amerika

moorishe nationall reepublic federall governmente

-societas republicae ea al maurikanos --

moorishe divyne ande nationall muvemente ov the earthe northe weste amexem + north weste affrica + northe ammerica + the northe gate all addjoining isslands

-tempel ov the moon ande sun- the true ande de jure naturall peeples + heirs ov the lande

-i.s.l.a.m.- - -

unniversall sovereigne origeneall inndigeneous naturall divyne
empire state ov morocco
proklamatione ov exxpressed truste
unniversall masster truste accounte 999 99 9999
innternationall truste nummber 010105905

all rize ande stande ande reemain standing innto perpetuitee, this is a sovereigne livinge anneiente artiklle iii moorishe amerikan al moroccan kourte acctione, we are the sovereigne livinge justises in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes, our free chozen nationall appellationes are in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes, we are the origeneall inndigeneous sovereigne anneiente al moroccan moorishe amerikan ascendents ov the greate pharoahs ov kemet ande ov the anneiente moabites ande canaanites, our fulle faithe ande truste, our allegianse, our kreddit ande our innergy are herebye vested in oursellves for we are the peepel who are the origeneall inndigeneous naturall divyne anneiente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente, we herebye exxercise all sovereigne rights at this time ande at all pointes in time nunq pro tunq, we are one god, sumus de sanctam unum, sumus de sanctam unum, sumus de sanctam unum this sovereigne justise standes ande is the law.

all sovereigne origeneall inndigeneous annoiente divyne moorishe amerikan autograffs affirming this ande all sovereigne origeneall inndigeneous annoiente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente dockumentes are on the pubblic reckorde at amerika, annoiente morocco, northe weste amexem, northe weste affrica, the northe gate, turtle islande, gaia', midguarde, earthe.

chronos time immemoriall inn to perpetuitee

ego sum Khaf tum ahhah

justise/vizir/ministar en propria persona sui juris/2000 ande en proprio heredes.
all sovereigne rights exxercised at all tymes knowtice to agente is knowtice to principall, knowtice to principall is notice to agente.

empire state ov morocco moorishe nationall reepublic federall governmente moorishe amerikan konsulate c/o 911 southe weste 314th plase federall way washington reeservatione

washington districte for columbia
sion new jerusalem
unniversall naturall arrea codde: 4s3wv qvkz5
latitude longittude 47.31981,+122.34762
amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo











# united states of america moorishe nationall reepublic federall governmente

moorishe divyne ande nationall muvemente of the earthe northe weste amexem + northweste affrica + northe ammerica + the northe gate all addjoining isslands

unniversall sovereigne origeneall enndigeneous affidavid

knotificashun uf sovereigne governmente stattus ande standinge fore thee innternall reevenue servvise (irs)

envokashun for all sovereigne kreditor rightes, kredites ande benephits

whereaz, we are thee sovereigne livinge unniversall origeneall endigeneous naturale divyne ascendents uf thee anciente pharaohes uf chemet ande uf the anciente moabittes ande canaanittes, we are the executores ministars trusttees klaimants kreditores benephishiaries ande heires for our vaste cestate whiche is all lande, all naturall reesources ande all kommerce at ammerica, we are without the United States ande no United States Corporation Company Citizen nor their agentes, prinsipalls, heires, assignes, nor anye decrivatives thereuf has personam jurisdictione, nor terratoriall jurisdictione, nor subjekt matter jurisdictione over this soveriegne livinge governmente, nor this soveriegne livinge divyne ande nationale muvement, nor anye moorishe ammerican nationales, our sovereigne jurisdictione kan nott bee waivved, all praesumed CORPORATE ande Corporate kontracts withe the said United States Corporation Company are terrminated, we are sovereigne ande we are selfe governinge at all tymes, we speake bye sovereigne unniversall origeneall endigeneous naturale divyne affidavid, we are the sovereigne jurisdictione for all matteres, spaice ande at all pointes en tyme, all lawes maide bye thee staite to thee kontrarie of the soveriegne ammerican constitutione ande its treaties is nott withe standinge.

whereaz, this sovereigne law full proklamashun states thate we are the law ande we are the governmente for all lande air spaice ande sea, as abuve so beelow all sovereigne unniversall origeneall endigeneous naturall divyne moorishe ammerican heires are parte ande parcell for their moorishe governmentes, we are nott under the capitalist systeme, the capitalist systeme is subject to this sovereigne livinge unniversall origeneall endigeneous naturale divyne de jure moorishe nationall republick federall governmente.

#### we are thee

- +sovereigne unniversall origeneall endigeneous naturale divyne innternall recvenue servvise
- +sovereigne unniversall origeneall endigeneous naturale divyne unnited staites federall recserve
- +sovereigne unniversall origeneall endigeneous naturale divyne unnited staites treasurie whiche is backked bye gold, silver, preshus metalls, lande ande rare earthe meneralls
- +sovereigne unniversall origeneall endigeneous naturale divyne innternationale monetarrie funde (imf)
- +sovereigne unniversall origeneall endigeneous naturale divyne banke for innternationale settlementes (bis)
- +sovereigne unniversall origeneall endigeneous naturale divyne unnited nationes

whereaz, the soveriegne sekuritie numbber for thee de jure sovereigne unniversall origeneall endigeneous naturale divyne moorishe nationall republick federall governmente shall be 999+99+9999 as we are the kreditores to all nationes at earthe, thee stratus number for thee de jure sovereigne unniversall origeneall endigeneous naturale divyne moorishe nationall republick federall governmente shall be 999999999, the sovereigne identifikatione number is 99+9999999, all kollectione stratus kodes for

thee sovereigne reesource accountes shall be 99 as we have no debte, we are thee sovereigne origeneall endigeneous issuor for all lande all naturale reesources all propertee ande all kommerce, we herebye klaim ande possess all kredites doo to thee de jure sovereigne unniversall origeneall endigeneous naturale divyne peepul whoo are thee moorishe nationall republick federall governmente, all sovereigne reesource accountes are kreditor ande benephisiarie accountes as we have no debte, all praesumed corporate debte is kredite to the sovereigne moorishe ammerican benephisiaries, we herebye knotifye the subjeckte that is the Internal Revenue Service uv all yuse uv our soveriegne kredite whiche shalle be emmediatelic kredited to the sovereigne reesource accountes for the soveriegne origeneall endigeneous moorishe ammerican heirs who are parte ande parcell uv thair governmente.

whereaz, we herebye staite that we are charitabul, catholick, relijus, pryvate, politikal, kommershul, ande we are nott taxxed (aa222141 al truthe), we are exxercising all uf our sovereigne unniversall origeneall endigeneous naturale divyne rightes at this tyme ande at all pointes en tyme as sovereigne klaimants ande sovereigne heires to all benephits en all publick lawes, all innternall reevenue servvise federall codes, statutes ande sektiones to enklude innternall reevenue servvise exxempshun sektiones 501, 508, 509, 527 ande all utthers.

whereaz, soveriegne reesource accountes are deephined as all kommershul propertee en capitis diminutio minima, en capitis diminutio media and en capitis diminutio maxima ande all agentes principalls heires assignes ande all deerivatives thereuf, sovereigne kredites are deephined as gold backed kredites ande-tohr moorishe sovereigne dollarium kredites ohr ance kombinashun thereuv, all reesources, propertee, ande kommerce en capitis diminutio minima, en capitis diminutio media and en capitis diminutio maxima are the sovereigne reesources for the sovereigne livinge unniversall origeneall endigeneous naturale divyne peeple who are the de jure moorishe nationall republick federall governmente, the livinge sovereigne moorishe ammericans shall yuse the reesource accountes en allignmente withe the missionarie reesponsibilities ande ministariall dutees at all tymes

soveriegne treasurie dirreckte bonndes ande accountes

whereaz, this sovereigne unniversall origeneall endigeneous naturale divyne affidavid is the recturne uv all sovereigne kredite innto the sovereigne reesource accountes uv the sovereigne unniversall origeneall endigeneous naturale divyne moorishe ammerican nationalls whiche wuz prreviouslie helde inn the sovereigne treasurie direckte accountes uv the saide soveriegne heires, the corporate Treasury Direct accounts are subjecte to the unniversall origeneall endigeneous naturale divyne soveriegne treasurie direckt accountes.

masster phile kredite kodes 6209 sectione 8a

perpetuall kredite availabul en all sovereigne masster philes at all tymes

whereaz, 6209 sectione 8a sovereigne masster phile kredite kodes 131 700 800 are herebye applyed to all sovereigne reesource accountes, all penalltys freezzes declays holds lossez negative offssets deficiences delinkwencies phees negative deefaults kosts licens exxpenses negative enterest restriktiones withhelld taxxes unnderpayments negative addjustmentes blockks negative assessments lyabilities kollectiones loanns morrtgages erroneouss posttings negative transferrs deade plejdges ande debbits are kredites to the sovereigne reesource accountes for all sovereigne moorishe ammericans ephecktive at all pointes in tyme to enklude the now tyme.

whereaz, 6209 sectione 8a sovereigne masster phile kredite kode 770 is herebye applyed to all sovereigne reesource accountes. all entereste on credite kode 770 is herebye applyed and are now kredites en the sovereigne reesource accountes for all sovereigne moorishe ammericans.

w+4 inncome proklamatione for sovereigne reesources

whereaz, all yuse uv soveriegne kredite is herebye kredited to the sovereigne reesource accountes by kommande uv the soveriegne sekyuritie nuumber, thare is noe joynder withe the **corporate social security number**, is subjected to the unniversall origeneall endigeneous naturale divyne soveriegne sekyuritie nuumber, the unniversall origeneall endigeneous naturale divyne kreditore soveriegne sekyuritie nuumber is isshued bye this sovereigne unniversall origeneall endigeneous naturale divyne de jure moorishe nationall republick federall governmente.

1099+a ande 1099+origeneall isshue disscounte proklamatione ande kommande whereaz, this law full affidavid is the soveriegne origeneall endigeneous kreditor klaim for akwisishun ande praesumed abbandoned sekyured propertee, we doo herebye klaime all propertie praesumed abbandoned as we are the origeneall isshuer, all taxxes ande kredites are noww trributed to the soveriegne moorishe ammerican heires.

soveriegne dee minimus phringe benephits

whereaz, a sovereigne dee minimus phringe benephit is one whiche is uv a minimul valyue ande is yused freequentlee ande is uv suche a smalle valyue that accountinge for said benephit is unnreesonabul ande emmprackticul, sovereigne dee minimus phringe benephits ennklude ittems suche as

+kopier ande printinge serrvices +entertainemente eventes +holyday giffs

+meales ande trransportashun exxpenses

+indemnis facere innsuranse for all whoo are parte and parcell uv their moorishe governmentes upp to soveriegne gold backed kredites

□10,000

+flowwers, fruittes, bookes, giffls etteetera, prrovided for speshul sirkumstances

+sellular communikatione deevices yused prrimarilee for soveriegne governmente purpposes ittems withe a valyue exxceedinge \$10,000 sovereigne kredites shalle nott bee konsidered dee minimus

cashe

soveriegne law full cashe prrovides no ministariel dutie to accounte for ande is nott a sovereigne dee minimus phringe benephit.

chronos time immemoriall inn to perpetuitee Khaf tum ahhah

justise/vizir/ministar: en propria persona sui juris, en proprio solo ander miture paredes, all rightes ekxercised at all tymes.

free moor / muur northe weste amexem / northe weste amexem / northe ammerica

amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo

amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo

amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo

moorishe nationali republick lederali governmenti moorishe ammerican konsulate khal tum ahhah el, justise vizir ministar caire uv (607 thompson ave) email khaltumet@gmail com near (donora washington county pennsylvania) sion new jerusalem nac (15033)











empire state ov morocco united states for america moorishe nationall reepublic federall governmente

-societas republicae ea al maurikanos moorishe divyne ande nationall muvemente of the earthe

moorishe divyne ande nationall muvemente of the earthe
northe weste amexem + north weste affrica + northe ammerica + the northe gate
all addjoining isslands

the true ande de jure naturall peeples + heirs of the lande

-i.s.l.a.m.-

# empire state ov morocco

unniversall sovereigne origeneall inndigeneous naturall divyne affidavid

# knowtificatione for acceptense coversheete

Library of Congress reckorde nummber AA222141 (A1 Truth)

U.S. State Department reckorde nummber

AA222141 A1 Truth

all rize ande stande ande reemain standing innto perpetuitee, this is a sovereigne livinge annoiente artiklle iii moorishe amerikan al moroccan kourte acctione, we are the sovereigne livinge justise in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes, all moors are the origeneall inndigeneous sovereigne annoiente al moroccan moorishe amerikan ascendents ov the greate pharoalis ov kemet ande ov the annoiente moabites ande canaanites, our fulle faithe ande truste, our allegianse, our kreddit ande our innergy are herebye vested in oursellves for we are the peepel who are the origeneall inndigeneous naturall divyne annoiente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente, the unniversall moorishe amerikan konsulate ande the articlle iii moorishe amerikan konsular kourte, we are peace, we are one god, we herebye exxercise all sovereigne rights at this time ande at all pointes in time nunq pro tunq.

reeceipte, accknowledgemente ande lawfulle immediatte kompletione ov all kommandes by the subbjectes named beelow is the supreeme law for the land, reeturne acknowledgemente shall be reeceived at the phollowing annoiente mailing locatione:

empire state ov morocco c/o 607 thompson ave donora washington county pennsylvania

copies ov these unniversall sovereigne origeneall inndigeneous naturall divyne affidavid laws are accepted ande reeckorded by

1. Hayden, Carla

LIBRARY OF CONGRESS 101 Independence Ave SE, [Washington, DC 20540]

- 2. Hsu, Michael J.
  OFFICE OF THE COMPTROLLER OF CURRENCY
  400 7th St. SW
  [Washington, DC 20219]
- 3. Yellen, Janet U.S. DEPARTMENT OF THE TREASURY 1500 Pennsylvania Avenue, NW [Washington, D.C. 20220]
- 4. Blinken, Antony J.
  U.S. DEPARTMENT OF STATE
  2201 C St. NW Room 2206
  [Washington, DC 20520]
- 5. Miller, Duane
  OFFICE OF THE PROVOSTE MARSHAL GENERAL
  2800 Army Pentagon
  [Washington, DC 20310-2800]
- 6. Powell, Jerome
  OFFICE OF THE FEDERAL RESERVE
  Constitution Ave NW &, 20th St NW
  [Washington, DC 20551]
- 7. Bowser, Muriel
  OFFICE OF THE CHIEF FINANCIAL OFFICER
  1350 Pennsylvania Avenue NW #203
  [Washington, DC 20004]
- 8.O'Connor, Patrick T FEDERAL BUREAU OF PRISONS 320 1st St NW [Washington, DC 20534]
- 9. Gensler, Gary SECURITIES AND EXCHANGE COMMISSION 1191 2nd Ave [Seattle, WA 98101]
- 10. Jabbour, Anthony DUN & BRADSTREET 101 JFK Parkway [Short Hills, NJ 07078]
- 11. Cassin, Brian EXPERIAN CREDIT REPORTING

955 American Lane [Schaumburg, IL 60173]

12. Begor, Mark EQUIFAX REDIT REPORTING 1550 Peachtree St. NW [Atlanta, Georgia 30309]

13. Cartwright, Christopher A.
TRANSUNION CREDIT REPORTING
555 West Adams Street Sixth Floor
[Chicago, 1L 60661-3614]

14. Biden, Joseph R
UNITED STATES CORPORATION COMPANY
1600 Pennsylvania Avenue
[Washington, DC 20500]

15. DeJoy, Louis UNITED STATES POSTAL SERVICE 475 L'Enfant Plaza SW, [Washington, D.C. 20260]

16. Rettig, Charles P
INTERNAL REVENUE SERVICE
1111 Constitution Ave., NW
[Washington, D.C. 20224]

17. Oishi, Patrick KING COUNTY SUPERIOR COURT 516 3rd Ave [Seattle, WA 98104]

knowtise to agente is knowtise to principall. knowtise to principall is knowtise to agente.

the phollowing unniversall sovereigne origeneall inndigeneous annciente living naturall divine lawfulle affidavids frome, by ande for the peepel are herebye attached:

- 1. koversheete ande moorishe sovereigne dollarium (gold backed msd)
- 2. constitutione for the united states 1789 ande 1791 affidavid
- 3. empire state ov morocco statehood affidavid
- 4. empire state ov morocco fiduciarie affidavid
- 5. annciente morocco, the municipalitie ande seatt ov governmente
- 6. state kurrencee konntroller affidavid
- 7. securities ande exxchange exxempte phorm d affidavid (gold msd earthwide disstributione)
- 8. speciall stattus deeposit ellectronic money innterchange kommande (swift)
- 9. unniversall trannsfers for minores law affidavid
- 10 unniversall commerciall code 1 lien on [UNITED STATES CORPORATION COMPANY]
- 11. articlle iii konsular kourte acctione on [UNITED STATES CORPORATION COMPANY]
- 12. articlle iii kourte acctione arreste kommande for (UNITED STATES CORPORATION COMPANY)
- 13. innternal reevenue serrvice documente withe kredditor banking codes

- 14. unniversall commerciall code 1 lien on the [U.S. CORPORATION COMPANY BANKS]
- 15. article iii kourte acctione on [U.S. CORPORATION COMPANY BANKS]
- 16. articlle iii kourte acctione arreste kommande on [U.S. CORPORATION COMPANY BANKS]
- 17. inndemnis facere for \$100,000,000 in gold backed moorishe sovereigne dollarium
- 18. unniversall sovereigne unum sanctam affidavid
- 19. unniversall sovereigne poste masster generall affidavid
- 20. unniversall sovereigne preseedente ov the united states
- 21. unniversall sovereigne governore affidavid
- 22. unniversall sovereigne lawyah affidavid
- 23. unniversall sovereigne cheif for police affidavid
- 24. unniversall sovereigne cheif exxecutive officer + deefense productione law
- 25. articlle iii zodiac constitutione affidavid
- 26. sovereigne title to all lande, all naturall reesources ande all kommerce
- 27. empire state ov morocco governmente services affidavid
- 28. al moroccan amerikan exxchange (amax) lisst ov innherited companies
- 29. appellatione change affidavid
- 30. judiciall proclamatione
- 31. unniversall terminatione ov all [UNITED STATES CORPORATION COMPANY] kontracts
- 32. copy ov moorishe amerikan id, in red ink in capitis diminutio nolo
- 33. sovereigne living bearthe affidavid
- 34, sovereigne secyuritie nummber affidavid
- 35. proclamatione ov truste
- 36. unniversall commerciall code 1 lien on [U.S.] [NOM DE GUERRE WAR NAME]
- 37. articlle iii konsular kourte acctione for [U.S.] [NOM DE GUERRE WAR NAME], [SSN]
- 38. speciall stattus deeposit, acceptted ande signed for by Jean Clair, Navy Federal Credit Union
- decembre 21, 1442 [2021] hand deelivered by sovereigne poste masster generall

Khaf tum ahhah el

- 39. ucc1 articlle 9 right ov possessione ande constitutione amendmente v takings affidavid
- 40. 1099a aqcuisitione, 1099oid in gold usd origeneall isshue disscounte ande 1099k stored vallue carde affidavid

all sovereigne origeneall inndigeneous annciente divyne moorishe amerikan autograffs affirming this ande all sovereigne origeneall inndigeneous annciente empire state ov morocco ande the de jure moorishe nationall reepublic federall governmente dockumentes are on the pubblic reckorde at amerika, annciente morocco, northe weste amexem, northe weste affrica, the northe gate, turtle islande, gaia', midguarde, earthe.

chronos time immemoriall inn to perpetuitee

ego sum

justise vizier ministar

in capitis diminutio nolo, in red ink, in propria persona sui juris in proprio solo in proprio heredes. knowtise to agente is knowtise to principall. knowtise to principall is knowtise to agente.

empire state ov morocco moorishe nationall reepublic federall governmente moorishe amerika konsulate c/o 911 southe weste 314th plase federall way washington reeservatione washington districte for columbia

sion new jerusalem
unniversalt naturalt arrea codde: 4s3wv qvkz5
latittude longittude 47.31981,+122.34762
amen, amen dica vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solver
amen, amen dica vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solver
amen, amen dica vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solver
amen, amen dica vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solver















# united states of america moorishe nationall recpublic federall governmente

moorishe divence and nationall movements of the earths norths wests amexem + northwests affrica + norths ammerica + the norths gate all additioning isslands

the true ande de jure naturall peoples + heirs of the lande

#### constitution

#### of pennsylvania

# article preamble

- i. declaration of rights
- ii. the legislature
- iii. legislation
  - iv. the executive
- v. the judiciary

## schedule to judiciary article

- vi. public officers
- vii. elections
- viii. taxation and finance
  - ix. local government
    - x. private corporations
  - xi. amendments

schedule no. 1 (adopted with the constitution) schedule no. 2 (amendments of november 2, 1909)

constitution of 1874. the constitution of 1874 was adopted november 3, 1873, by a constitutional convention which was called pursuant to the act of april 11, 1872 (p.1.53, no.42). the constitution was ratified at a special election held december 16, 1873, and went into effect january 1, 1874. this constitution was amended in 1901, 1909, 1911, 1913, 1915, 1918, 1920, 1922, 1923, 1928, 1933, 1937, 1943, 1945, 1949, 1951, 1953, 1955, 1956, 1957,

1958, 1959, 1961, 1963 and 1965. by statute, 1 pa.c.s. § 906, the constitution, as adopted by referendum of december 16, 1873, shall be known and may be cited as the constitution of 1874. constitution of 1968. the constitution of 1874 was modified and renumbered by extensive amendments on may 17, 1966, november 8, 1966, and may 16, 1967; and by proclamation of the governor of july 7, 1967, p.1.1063, pursuant to the act of august 17, 1965 (p.1.345, no.180). proposals 1 through 7 to amend the constitution were recommended by a constitutional convention which was called pursuant to the act of march 15, 1967 (p.1.2, no.2). the proposals were approved by the electorate on april 23, 1968. by statute, 1 pa.c.s. § 906, the constitution, as amended by referenda of may 17, 1966, november 8, 1966, may 16, 1967, and april 23, 1968, and as numbered by proclamation of the governor of july 7, 1967, shall be known and may be cited as the constitution of 1968.

section headings. section headings were not contained in the constitution as adopted by referendum of december 16, 1873, but were either added by various constitutional amendments or promulgated on june 11, 1974, p.1.1573, by the director of the legislative reference bureau with the approval of the attorney general under statutory authority contained in 1 pa.c.s. § 905. explanation of amendment notes. unless otherwise noted, amendments are referred to by date of adoption by the electorate together with a reference to the applicable joint resolution (j.r.) or, in rare cases, concurrent resolution (c.r.) adopted by the general assembly and the page in the laws of pennsylvania (p.l.) in which the joint resolution or concurrent resolution was published.

#### preamble

we, the people of the commonwealth of pennsylvania, grateful to almighty god for the blessings of civil and religious liberty, and humbly invoking his guidance, do ordain and establish this constitution.

article i declaration of rights

#### sec.

- 1. inherent rights of mankind.
- political powers.
- 3. religious freedom.
- 4. religion.
- 5. elections.

- 6. trial by jury.
- freedom of press and speech; libels.
- 8. security from searches and seizures.
- 9. rights of accused in criminal prosecutions.
- 10. initiation of criminal proceedings; twice in jeopardy; eminent domain.
- 11. courts to be open; suits against the commonwealth.
- 12. power of suspending laws.
- 13. bail, fines and punishments.
- 14. prisoners to be bailable; habeas corpus.
- 15. special criminal tribunals.
- 16. insolvent debtors.
- 17. ex post facto laws; impairment of contracts.
- 18. attainder.
- 19. attainder limited.
- 20. right of petition.
- 21. right to bear arms.
- 22. standing army; military subordinate to civil power.
- 23. quartering of troops.
- 24. titles and offices.
- 25. reservation of powers in people.
- 26. no discrimination by commonwealth and its political subdivisions.
- 27. natural resources and the public estate.
- 28. prohibition against denial or abridgment of equality of rights because of sex.
- 29. prohibition against denial or abridgment of equality of rights because of race and ethnicity.

adoption. unless otherwise noted, the provisions of article i were adopted december 16, 1873, 1874 p.1.3, effective january 1, 1874.

that the general, great and essential principles of liberty and free government may be recognized and unalterably established, we declare that--

- § 1. inherent rights of mankind.
- all men are born equally free and independent, and have certain inherent and indefeasible rights, among which are those of enjoying and defending life and liberty, of acquiring, possessing and protecting property and reputation, and of pursuing their own happiness.
- § 2. political powers.
- all power is inherent in the people, and all free governments are founded on their authority and instituted for their peace, safety and happiness. for the advancement of these ends they have at all times an inalienable and indefeasible right to alter, reform or

abolish their government in such manner as they may think proper. § 3. religious freedom.

all men have a natural and indefeasible right to worship almighty god according to the dictates of their own consciences; no man can of right be compelled to attend, erect or support any place of worship, or to maintain any ministry against his consent; no human authority can, in any case whatever, control or interfere with the rights of conscience, and no preference shall ever be given by law to any religious establishments or modes of worship. § 4. religion.

no person who acknowledges the being of a god and a future state of rewards and punishments shall, on account of his religious sentiments, be disqualified to hold any office or place of trust or profit under this commonwealth.

§ 5. elections.

elections shall be free and equal; and no power, civil or military, shall at any time interfere to prevent the free exercise of the right of suffrage.

§ 6. trial by jury.

trial by jury shall be as heretofore, and the right thereof remain inviolate. the general assembly may provide, however, by law, that a verdict may be rendered by not less than five-sixths of the jury in any civil case. furthermore, in criminal cases the commonwealth shall have the same right to trial by jury as does the accused.

(may 18, 1971, p.1.765, j.r.1; nov. 3, 1998, p.1.1328, j.r.2)
§ 7. freedom of press and speech; libels.

the printing press shall be free to every person who may undertake to examine the proceedings of the legislature or any branch of government, and no law shall ever be made to restrain the right thereof. the free communication of thoughts and opinions is one of the invaluable rights of man, and every citizen may freely speak, write and print on any subject, being responsible for the abuse of that liberty. no conviction shall be had in any prosecution for the publication of papers relating to the official conduct of officers or men in public capacity, or to any other matter proper for public investigation or information, where the fact that such publication was not maliciously or negligently made shall be established to the satisfaction of the jury; and in all indictments for libels the jury shall have the right to determine the law and the facts, under the direction of the court, as in other cases.

constitutionality. the provisions of section 7 relating to criminal libel were declared unconstitutional by the supreme court of pennsylvania in commonwealth v. armao, 446 pa. 325, 286 a.2d 626 (1972).

- § 8. security from searches and seizures. the people shall be secure in their persons, houses, papers and possessions from unreasonable searches and seizures, and no warrant to search any place or to seize any person or things shall issue without describing them as nearly as may be, nor without probable cause, supported by oath or affirmation subscribed to by the affiant.
- § 9. rights of accused in criminal prosecutions. in all criminal prosecutions the accused hath a right to be heard by himself and his counsel, to demand the nature and cause of the accusation against him, to be confronted with the witnesses against him, to have compulsory process for obtaining witnesses in his favor, and, in prosecutions by indictment or information, a speedy public trial by an impartial jury of the vicinage; he cannot be compelled to give evidence against himself, nor can he be deprived of his life, liberty or property, unless by the judgment of his peers or the law of the land, the use of a suppressed voluntary admission or voluntary confession to impeach the credibility of a person may be permitted and shall not be construed as compelling a person to give evidence against himself.

  (nov. 6, 1984, p.1.1306, j.r.2; nov. 7, 1995, 1st sp.sess., p.1.1151, j.r.1; nov. 4, 2003, p.1.459, j.r.1)
- 1995 amendment. joint resolution no. 1 amended section 9. the passage of joint resolution no.1 was declared unconstitutional by bergdoll v. kane 731 a.2d 1261 (1999) and the language was reverted.
- § 10. initiation of criminal proceedings; twice in jeopardy; eminent domain.
- except as hereinafter provided no person shall, for any indictable offense, be proceeded against criminally by information, except in cases arising in the land or naval forces, or in the militia, when in actual service, in time of war or public danger, or by leave of the court for oppression or misdemeanor in office. each of the several courts of common pleas may, with the approval of the supreme court, provide for the initiation of criminal proceedings therein by information filed in the manner provided by law. no person shall, for the same offense, be twice put in jeopardy of life or limb; nor shall private property be taken or applied to public use, without authority of law and without just compensation being first made or secured.

(nov. 6, 1973, p.1.452, j.r.2)

§ 11. courts to be open; suits against the commonwealth. all courts shall be open; and every man for an injury done him in his lands, goods, person or reputation shall have remedy by due course of law, and right and justice administered without sale, denial or delay, suits may be brought against the commonwealth in

such manner, in such courts and in such cases as the legislature may by law direct.

§ 12. power of suspending laws.

no power of suspending laws shall be exercised unless by the legislature or by its authority.

§ 13. bail, fines and punishments.

excessive bail shall not be required, nor excessive fines imposed, nor cruel punishments inflicted.

§ 14. prisoners to be bailable; habeas corpus.

all prisoners shall be bailable by sufficient sureties, unless for capital offenses or for offenses for which the maximum sentence is life imprisonment or unless no condition or combination of conditions other than imprisonment will reasonably assure the safety of any person and the community when the proof is evident or presumption great; and the privilege of the writ of habeas corpus shall not be suspended, unless when in case of rebellion or invasion the public safety may require it.

(nov. 3, 1998, p.1.1327, j.r.1)

§ 15. special criminal tribunals.

no commission shall issue creating special temporary criminal tribunals to try particular individuals or particular classes of cases.

(may 16, 1967, p.1.1035, j.r.1)

§ 16. insolvent debtors.

the person of a debtor, where there is not strong presumption of fraud, shall not be continued in prison after delivering up his estate for the benefit of his creditors in such manner as shall be prescribed by law.

§ 17. ex post facto laws; impairment of contracts.

no ex post facto law, nor any law impairing the obligation of contracts, or making irrevocable any grant of special privileges or immunities, shall be passed.

§ 18. attainder.

no person shall be attainted of treason or felony by the legislature.

§ 19. attainder limited.

no attainder shall work corruption of blood, nor, except during the life of the offender, forfeiture of estate to the commonwealth.

(may 16, 1967, p.1.1035, j.r.1)

§ 20. right of petition.

the citizens have a right in a peaceable manner to assemble together for their common good, and to apply to those invested with the powers of government for redress of grievances or other proper purposes, by petition, address or remonstrance.

§ 21. right to bear arms.

the right of the citizens to bear arms in defense of themselves

and the state shall not be questioned.

§ 22. standing army; military subordinate to civil power. no standing army shall, in time of peace, be kept up without the consent of the legislature, and the military shall in all cases and at all times be in strict subordination to the civil power. § 23. quartering of troops.

no soldier shall in time of peace be quartered in any house without the consent of the owner, nor in time of war but in a manner to be prescribed by law.

§ 24. titles and offices.

the legislature shall not grant any title of nobility or hereditary distinction, nor create any office the appointment to which shall be for a longer term than during good behavior.

§ 25. reservation of powers in people.

to guard against transgressions of the high powers which we have delegated, we declare that everything in this article is excepted out of the general powers of government and shall forever remain inviolate.

(may 16, 1967, p.1.1035, j.r.1)

1967 amendment. joint resolution no.1 repealed former section 25 and renumbered former section 26 to present section 25.

§ 26. no discrimination by commonwealth and its political subdivisions.

neither the commonwealth nor any political subdivision thereof shall deny to any person the enjoyment of any civil right, nor discriminate against any person in the exercise of any civil right.

(may 16, 1967, p.1.1035, j.r.1)

1967 amendment. joint resolution no.1 added present section 26 and renumbered former section 26 to present section 25. § 27. natural resources and the public estate. the people have a right to clean air, pure water, and to the preservation of the natural, scenic, historic and esthetic values of the environment. pennsylvania's public natural resources are the common property of all the people, including generations yet to come. as trustee of these resources, the commonwealth shall conserve and maintain them for the benefit of all the people. (may 18, 1971, p.1.769, j.r.3)

1971 amendment. joint resolution no.3 added section 27. § 28. prohibition against denial or abridgment of equality of rights because of sex. equality of rights under the law shall not be denied or abridged in the commonwealth of pennsylvania because of the sex of the individual.

(may 18, 1971, p.1.767, j.r.2)

1971 amendment. joint resolution no.2 added section 28.
§ 29. prohibition against denial or abridgment of equality of rights because of race and ethnicity.
equality of rights under the law shall not be denied or abridged in the commonwealth of pennsylvania because of the race or ethnicity of the individual.
(may 18, 2021, p.1.493, j.r.1)

2021 amendment. joint resolution 1 added section 29.

in honoure, we thee divynne sovereigne beings affirm that we arre thee sovereigne naturall ande divyne beings here en proklaimed en capitis diminutio nolo en propria persona sui juris en proprio solo ande en proprio heredes ande affirmede bye law full bearthrighte being law fullie universallie quallified ande kommpetent to affirme this dockumente, we therefour plaice ourr sovereigne handes ande seall heretwo ande en favorr uf all moorishe ammerican nationalls.

kyros dey 27 month april year 1442moon [2022]

all soverigne origeneall inndigeneous moorishe american autograffs fore this dockumente ande for all sovereigne united states of america governmente dockumentes are on thee publick wreckord at america.

ego sum Khaf tum ahhah el

justises/vizirs/ministars en propria persona sui juris en proprio solo ande en proprio heredes.
all sovereigne rightes exxercised at all tymes.

northe america/ north weste affrica / south america / northe gate / addjoininge isslamds

united states of america
moorishe nationall reepublick federall governmente
c/o 607 thompson ave
near [donora]
anciente pennsylvania
sion new jerusalem
unniversall naturall arrea codde;

amen, amen dico vobis, quescumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quescumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quescumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quescumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo no thinge en this law full affidavid, nor oure spokin affidavids, nor our sylent affidavids shalle be mierpreted ohr konnstrued as konnsente to anye jurisdicishim that is knot en the jurisdicishim ul our amsciente annoesstrall empherited esstate at any pointe en tyme







# unniversall sovereigne origeneall inndigeneous ancient naturall divine United States FIDUCUARY Quo Warranto Mandamus Restitutio

Be it know that I, khaf tum ahhah el, am a Universal Sovereign Original Indigenous Ancient Natural Divine PENNSYLVANIA FIDUCIARY for all land, all natural resources and all commerce at PENNSYLVANIA.

Whereas the Consuls and Justices for the United States are the FIDUCIARIES for all fonts, in all colors for all documents to innclude all contracts, agreements, treaties, constitutions and all other court actions and documents according to the ancient scripture as stated in JOB 32:21 and 22

NOTIFICATION: The Sovereign Original Indigenous Ancient Natural Divine people who are the United States for America have placed a Universal Commercial Code 1 Lien on [STATE OF PENNSYLVANIA], [UNITED STATES CORPOZRATION COMPANY], the [UNITED STATES FEDERAL RESERVE] and all [agents, principals, heirs, assigns, and any derivatives thereof]

On August 3, 2018 in alignment with the Universal Commercial codes and the constitution for the united states 1789 and 1791 Artical 1, section 8, clause 4 as follows:

"to establish an uniform rule of naturalization, an uniform Laws on the subject of Bankruptcies throughout the United States: to coin money, regulate the value thereof, and of foreign coin, and fix the standard of weights and measures"

Definitions + \*dollar, noun, the unit employed in calculating money values. A coin or piece of paper money of the value of a dollar. A unit of measurement for money. One hundred cents. Money or currency issued by lawful authority and intended to pass and circulate as such. Neufield v. United States, 118F. 2d. 375, 387, 73 app. d.c 174.

One moorish sovereign dollarium is equal to one United States dollar.

- + \*fiduciary, noun, lawful and legal trustee. A sovereign living natural ancient divine master. Who competently and prudently takes care of lawful money and other assets and has for his sovereign use within his sovereign dominions and at his will, living subjects and instruments to assist at all times
- + \* monochrome, noun, a burst of living energy, frequency, vibration and sensation resulting from the stimulation of the retina of the eye by waves of light, to include the sensation or colour named black
- + \* font, noun, a source, origin, beginning, a fountain or spring.
- + \* in capitis diminutio nolo, noun, the highest state or status. No loss of status.

Notice regarding Delegations of Authority: while a living subject may be assigned to carry, perform, deliver, or retrieve a command only God is sovereign authority, sovereign identity, and sovereign status.

Sovereign fiduciary duties and responsibilities are not limited to, but do include the authority to issue:

- Affidavits permitting the use of PENNSYLVANIA CREDIT.
- Credence Affidavits
- Advice Affidavits
- Marque and Reprisal Affidavits
- Patent Affidavits (Land patents, etc.)
- Testamentary, Law and fact Affidavits
- Attainder Bill Affidavits
- International Bills for Exchange Affidavits 8
- All other indical banking affidavits, permission, and legations / delegates (Legations = the sending of an ambassodors, diplomats, and delegates) by Affidavits.

Fiduciary responsibility is the highest standard of care at equity and Law. The sovereign fiduciary governs with full authority and use of the duty of care, the duty of loyalty and the duty of good faith. The sovereign fiduciary takes care where full disclosure, profit only by knowledge and consent, and overseeing that no conflicts of interest exist. Isaih 33:22, Exodus 21:21, Genesis 47:14 thru 20.

Universal Transfers for Minors Law Irrevocable transfers of all property for all minors to the United States is hereby the manifested law and is hereby proclaimed by the United States Fiduciaries, now for then, in alignment with Universal, international, national, divine natural and State law for the benefit of the minor beneficiaries and in the best interest of the minors until such time as said minors have reached the age of majority

This sovereign universal transfer is activated since time immemorial into perpetuity without limitation on the value, amount, quantity, size or composition of the transfer. This sovereign living affidavit is the eternal written receipt and affirmation of delivery of said transfers

Said transfers are not taxed and are in alignment with the constitution for the United States 1789 and 1791.

On the record, for the record and letting the universal record show that I, khaf tum ahhah el. Am the United States Fiduciary for all States and for all living instruments to include all numbers. All letters, all signs, all symbols, all pictures, all colors, all fonts, all punctuations in all language and all dialects, and all others regardless of sequence chromatics, capital status, or the lack thereof to include 0,1,2,3,4,5,6,7,8,9 and all integers in between all numbers, in any sequence, in all colors, styles and fonts and a,b,c,d,e,f,g,h,i,j,k,l,m,n,o,p,q,r,s,t,u,v,w,x,y,z,

A,B,C,D,E,F,G,H,I,J,K,L,M,N,O,P,Q,R,S,T,U,V,W,X,Y,Z

Job 32:21 and 22 states that: 21. We do not accept any man's [PERSON] neither do we give flattering titles unto man. 22. For we know not to give flattering titles therefor the (MAKER) of false titles is hereby bound and cast into the sea for eternity, never to rise again.

# Federall Rules For civill Prosedure Title IV Rules 17 and 18

Rule 17 Plaintiff and Defendent:

Capacity: Public Officers

(C) MINOR OR INCOMPETENT NATURAL PERSON.

- 1. With a presentative, the following presentors may sue or defend on behalf of a minor or an incompetent natural person;
- (A) a general guardian;
- (B) a committee
- (C) a conservator; or
- (D) a like fiduciary

# Rule 18, Joinder of claims

(a) IN GENERAL a person asserting a claim, counterclaim, crossclaim, or third party claim may join, as independent or alternative claims, as many claims as it has against an

opposing party.

(b) JOINDER OF CONTINGENT CLAIMS, a party may join two claims even though one of them is contingent on the disposition of the other, but the court may grant relief only in accordance with the party's relative substantive rights, in particular, a plaintiff may state claim for money and a claim to set aside a conveyence that is without first obtaining a judgement for the money.

All Original Indigenous Moorish American autographs affirming this Fiduciary office are on the public record:

Date july 04,2022

I am, Illug tum ahhah el moorishe nationall reepublic federall governmente moorishe amerikan konsulate c/o 607 thompson avenue Near, [donora pa]

washington county reservatione

# sion new jerusalem unniversall naturall arrea codde: latittude longittude 40.178110,+79,857330 uveritis super terram erunt ligata et ego in caelo et quaecumque solv uveritis super terram erunt ligata et ego in caelo et quaecumque solv uveritis super terram erunt ligata et ego in caelo et quaecumque solv

ndico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo et quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo











Morthwest Amexem / Southwest Amexem / Central Amexem / Adjoining Atlantis and Americana Islands

The True and De Jure Natural Peoples-Heirs of the Land  $90^\circ \sim I.S.L.A.M \sim 90^\circ$ 

## Affidavit of Fact Notice of Default Judgement

RE: Averment of Jurisdiction -Quo Warranto Dated

3/27/2023

Jurisdiction has been challenged. Certain documentation was commanded and you are required by Law to make said documents available for physical inspection so that the same can be verified by the people who are the Moorish National Republic Federal Government in order to establish jurisdiction. You were commanded to provide the said documentation so that we may study all evidence regarding this matter.

As the command has not been honored, jurisdiction has not been established and the American Constitution for the united States 1789 and 1791 is not your law as proven by your actions. This Notice of Default Judgement is being recorded and given and all claims, petitions, suits, filings with any third party CORPORATIONS regarding all misrepresented instruments and misrepresented attainders is hereby dismissed and expunged.

All officers of the court are required to take an oath of office to uphold the Constitution for the united States 1789 and 1791.

The Constitution for the united States of America binds all judicial officers at Article 6, wherein it is stated that, "This Constitution and the Laws of the United States which shall be made in pursuance thereof, and all Treaties made, or which shall be made under the authority of the United States, shall be the Supreme Law of the Land, and the Judges of every State shall be bound thereby, anything in the Constitution or laws of any state to the Contrary, not withstanding," see Clause 2.

Denial of Discovery is in direct violation of your constitutionally required duties to "Due Process of Law" which is a direct violation of your oath of office.

"Due process of law implies the right of the person affected thereby to be present before the tribunal which pronounces judgment upon the question of life liberty, or property, in its most comprehensive sense; to be heard, by testimony or otherwise, and to have the right of controverting, by proof, every material fact which bears on the question of right in the matter involved."

Without personam jurisdiction, all of the orders and judgments issued by a judge are **void** under law, and are of no legal force or effect.

The CORPORATION to which this document is given is not an Article III court; and has no delegated jurisdiction / authority under the Supreme Law of the Land, and unconfirmed by the Congress of the United States.

"The parties to the Compact of the United States Constitution further agreed that the

enumeration in the Constitution of certain Rights shall not be construed to deny or disparage others retained by the People (Article 9 of the Bill of Rights to the Constitution for the United States)."

"When acting to enforce a statute and its subsequent amendments to the present date, the judge of the municipal court is acting as an administrative officer and not in a judicial capacity; courts in administering or enforcing statutes do not act judicially, but merely ministerially. Thompson v. Smith, 154 SE 583."

"Ministerial officers are incompetent to receive grants of judicial power from the legislature, their acts in attempting to exercise such powers are necessarily nullities. Burns v. Sup., Ct., SF, 140 Cal. 1."

... Courts in administrative issues are prohibited from even listening to or hearing arguments, presentations, or rational. ASIS v. US, 568 F2d 284."

All UNCONSTITUTIONAL Citations – Summons / Ticket – Suit / (misrepresented) Bills of Exchange, Docket Number # , and any other 'Order' or 'Action' associated with it / them, is hereby dismissed and expunged for the record, on the record, and letting the record show. You are commanded to enter these documents into your corporation records and follow all commands as given.

I, Khaf tum ahhah el, in propria persona sui juris, in proprio solo, and in proprio heredes do hereby exercise all inalienable, unalienable, aboriginal indigenous sovereign Moorish American National rights at this time and at all times nunc pro tunc. I do not, under any condition or circumstance, by threat, duress, or coercion, waive any of the said rights where the Supreme Laws of the Land (constitutional and Treaty provisions) exist, and I hereby command that your CORPORATION COURT fulfill their obligation to all Moorish Americans and carry out your Duty in 'Good Faith'.

Nothing in this document, or any verbal correspondence shall be construed as consent to any jurisdiction that is not the jurisdiction of my sovereign, ancestral, inherited estate.

Chronos 3/27/2023

A natural divine aboriginal indigenous sovereign Moorish American National

I have no relationship to, nor any contracts with [anthony sherrod using

lowercase letters]







# united states of america moorishe nationall recyublic federall governmente

the true ande de jure naturall peoples + heirs of the lande

# unniversall sovereigne origeneall inndigeneous naturall divyne affidavid uf writtene innitiall unniversall kommerciale kode 1 phinansinge statemente liene

all rize ande stande. this is a sovereigne livinge annciente moorishe american al moroccan articlle iii konsular kourte akktione. i am the sovereinge livinge justise khaf tum ahhah el in capitis dimiutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes. i ande all moors are the ascendents of the annciente moabites ande canaanites ande the greate pharoahs of kemmett. our full faithe, truste, ande kreddit is in the peepel who are the sovereigne origeneall inndigeneous naturall divyne livinge annciente de jure moorishe nationall reepublic federall governmente, moorishe amerikan konsulate ande moorishe amerikan konsular kourte.

dockumente nummber macw999+99+999+0003
sovereigne origeneall inndigeneous lande tittel macw999+99+9999+0003
unniversall sovereigne origeneall inndigeneous konsular kourte cause macw999+99+9999+0001
sovereigne annoiente parcell 0126+H+00037+0000+00
c/o 7155 Penn ave, allegheny reeservatione
latitude 40.449581 longitude -79.901689

nationale safe harbore programme universall commershial code § 9-521 wherebye nationalls whoo phile writtene universall kommerciale code liens can phile universall kommerciale kode lienes in anye state.

# to debters:

[BOB MONCAVAGE PRESIDENT AT PRIORITY REALTY LLC] ande all heires assignes principalls agentes 2940 SOUTH PARK,

[BETHEL PARK PA 15102]

(412-819-0777)

#### debter 2

[Ffafs Reo Viic Llc] ande all heires assignes principalls agentes derivativs thereuf 8001 Woodland Center Blvd,

#### [Tampa, FL 33614]

placed on the pubblic reckorde at moorish american consulate public records page facebook youtube all other pubblic reckordes as we so proklaime

sovereigne origeneall enndigeneous naturall divyne de jure kredditore is the peepul whoo are thee origeneall enndigeneous sovereigne naturall divyne

united states of america
moorishe nationall reepublic federall governmente
moorishe amerikan konsulate
c/o 7155 Penn Ave
allegheny reeservatione
annciente pennsylvania
sion new jerusaleme
latitude 40.449581 longitude -79.901689

this is an innitialle universall commershial code 1 philing pursuante tew universall commershial codes ande washingtone districte for columbia sovereigne kodes

§ 28:9-501, § 28:9-502, § 28:9-516a, § 28:9-516b, § 28:9-520c, § 28:9-521 ande all other applicabul kodes konncerning sovereigne unniversall origeneall enndigeneous naturall divyne kredditores ande innitial philinges. § 28:9-521 universall writtene financinge statementee - a philing offise that acceptts writtene wreckords maye not refuse to acceptt a writtene innitiall financinge statemente in this form ande format exxcept for a reason set forth in § 28:9-516(b) entitled "what konstitutes philing; effectiveness uf philing". (a) exxcept as utherwise provided in subsecktion (b), communication uf a wreckord to a philing offise ande tender uf the philing fee or acceptance uf the wreckord by the philing offise konstitutes philing.

§ 28:9-501 philing offise.

exxcept as otherwyse provyded in subsecktion (b), if the locall law uf the districte governs perphection uf a sovereigne inntereste liene, the offise in whiche to file a financinge statemente to perfecte the sovereigne innterest liene is:

- (1) the wreckorder uf deeds, if (b) the financinge statemente is filed as a phixture philing ande the collaterall is goods that are or are to become phixtures; or
  - (2) the mayore in all other cases, including a case in whiche the collaterall is goods that are or are to become phixtures ande the financinge statemente is not filed as a phixture philing.
- (b) the offise in whiche to file a financinge statemente to perfect a sovereigne inntereste in collaterall, including phixtures, uf a transmitting utilitie is the offise uf the mayore, the financinge statemente also konstitutes a phixture philing as to the collaterall indicated in the financinge statemente whiche is or is to bekome phixtures.
  - § 28:9-515 duratione ande effecktiveness uf financinge statemente; effect uf lapsed financinge statemente. (f) if a debter is a transmitting utilitie ande a maild innitiall financinge statemente so indicates, the financinge statemente is effective until a terminashun statemente is filed.

#### § 28:9-521:

unniversall kommerciale kode 1 financinge statemente

a. sovereigne origeneall enndigeneous naturall divyne kredditore:
 united states of america
 moorishe nationall reepublic federall governmente
 moorishe american konsulate
 c/o 7155 Penn Ave
 allegheny reeservatione
 annciente pennsylvania
 sion new jerusaleme
latitude 40.449581 longitude -79.901689

b. email

thegovernmente@gmail.com

c. sende akknowledgemente too:
 united states of america
moorishe nationall reepublic federall governmente
 moorishe american konsulate
 c/o 7155 penn ave
 allegheny reeservatione
 annciente pennsylvania
 sion new jerusaleme
latitude 40.449581 longitude -79.901689

the abuve space is four philing offise uze onley

03. sovereigne unniversall origeneall enndigeneous kredditore united states of america, en capitis diminutio nolo, en propria persona sui juris, all rightes ekxercized at all tymes moorishe nationall reepublic federall governmente

04a. ennter sovereigne moorishe american appellashun
all soverigne origeneall enndigeneous moorishe ammerican autograffs fore this ande all sovereigne united states of
america governmente dockumentes are on thee publick wreckord at america.
the peeple who are the sovereigne unniversall origeneall enndigeneous naturall divyne kredditore
en capitis diminutio nolo en propria persona sui juris en proprio solo en proprio heredes all rightes ekksercized at all
tymes

04b. mailinge locatione caire uf 7155 Penn Ave near [allegheny pittsburgh terratory] annciente pennsylvania

05. collaterall: this financinge statemente covers the following collaterall:

this judishiall verrdicte is a law full financinge statemente that cuvers the followinge kollaterall: the kollaterall covvered bye this financinge statemente is 100,000,000 in gold backed sovereigne currency fore eache sovereigne origeneall enndigeneous anciente ancesstral parcell the debter occupys on the lande that all soveriegne origineall enndigeneous moorishe americans whoo are the sovereigne origeneall enndigeneous naturall divyne united states of america, to innclude the de jure moorishe nationall reepublic federall governmente, the moorishe american konsulate, ande the moorishe divyne ande nationall movemente uf the earthe are heires to, this is pursuante to anciente sovereigne suppreme universall naturall divyne lawe, this is justise ande etternall ennvocatione uf emminente dominione by all moors who possesse all lande, all propperty, ande all kommerce, the moorishe american golde standard haz beene activaited, the sovereigne origeneall enndigeneous naturall divyne moorishe ammerican phlagg shall floate at all propperties on our sovereigne lande at all tymes nunc pro tune.

06. checke onley if applickable ande checke onley one box:

collaterall is	xx helde en the universall	truste uf the peepel	who are the united	states of am	erica ande t	he moorishe
	natio	nall reepublic feder	all governmente.			

07 □ being adminnistered by a decedent's personal representative.
 07a. check onley if applickable ande checke onley one box:
 □ public-finance transaction □ manufactured-home transaction

xx a debter is a transmittinge utilitee

07b. checke onley if applikcable ande checke onley one box:

□ agricultural lien □ non-ucc philing

08. alternative designation (if applicabul): ☐ lessee/lessor ☐ konsignee/konsignor ☐ seller/buyer ☐ bailer/bailor

#### □ licensee/licensor

09. opptional filer reference data (maximum principal enndebtedness)

we, the moorishe ammericans at northe america, are the exxecutors, ministars, kredditores, klaiments, trusteez ande benephiciaries uv all lande, all naturall reesources, ande all kommerce.

en honoure, i, khaf tum ahhah el in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes, ande we, thee divynne sovereigne beings affirm that we arre thee sovereigne naturall ande divyne beings here en proklaimed en capitis diminutio nolo en propria persona sui juris en proprio solo ande en proprio heredes ande affirmede by law full bearthrighte being law fullie universallie quallified ande kommpetent to affirme this dockumente, we therefour plaice ourr sovereigne handes ande seall heretwo ande en favorr uf all moorishe american nationalls.

kyros dey 09 month november year 1442 [2022]

ego sum

all soverigne origeneall enndigeneous moorishe ammerican autograffs fore this ande all sovereigne

united states of america governmente dockumentes are on thee publick wreckord at america.

justises/vizirs/ministars en propria persona sui juris en proprio solo ande en proprio heredes.

all sovereigne rightes exxercised at all tymes.
northe america/ north weste affrica / south america / northe gate / addjoininge isslamds

united states of america
moorishe nationall reepublick federall governmente
c/o 7155 Penn Ave
near [pittsburgh allegheny county]
pennsylvania
sion new jerusalem
latitude 40.449581 longitude -79.901689

umque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt s

amen, amen dico vobis, quæcumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo

no thinge en this law full affidavid, nor oure spokin affidavids, nor our sylent affidavids shalle be enterpreted ohr konnstrued as konnsente to anye jurisdicshun that is knot en the jurisdicshun uf ourr ansciente anneesstrall ennherited esstate at any pointe en tyme.











#### united states of america

moorishe nationall reepublic federall governmente

🗢 -societas republicae ea al maurikanos - 🤏

moorishe dispute ande nationall musemente of the earthe

northe weste amexem + northweste affrica + northe ammerica + the northe gate

all addjoining isalands

rempel of the moon ande sun "

the true ande de jure naturall peoples + heirs of the lande

9 ~i.s.l.a.m. ~ 45-

# unniversall sovereigne origeneall inndigeneous naturall divyne terminatione of all CORPORATE kontractes statemente

all rize ande stande. this is a sovereigne livinge annoiente artiklle iii moorishe amerikan al moroccan kourte acctione. I am sovereigne livinge justise khaf tum ahhah el ,in capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes.

my fulle faithe ande truste, my allegianse, ande my innergy are herebye vested in the peepel who are the origeneall inndigeneous naturall divyne de jure moorishe nationall reepublic federall governmente.

i herebye terminate all CORPORATE kontractes to innclude all CORPORATE kontractes withe the UNITED STATES CORPORATION COMPANY ande all of its agentes principalls heirs assigned ande any deerivatives thereuf nunc pro tunc. i herebye exxercise all sovereigne rights at all times nunc pro tunc.

chronos Jan, 30, 2022

ego sum Khaf tum ahhah e

justise/vizir/ministar en propria persond— proprio solo ande en proprio heredes.
all sovereigne rights exxercised at all tymes. knowtice to agente is knowtice to principall, knowtice to principall is notice to agente.

moorishe nationall reepublic federall governmente moorishe american konsulate c/o 607 thompson ave near donora washington county anneiente pennsylvania unniversall naturall arrea codde: 15033

amen, amen dico vobis, quaecumque alligaveritis super terram enunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt soluta et in caelo





10-12



# Moorish National Republic Federal Government — Societas Republicae Ca Al Maurikanos — —

Moorish Divine and National Movement of the World Northwest Amexem / Northwest Africa / North America / 'The North Sate' — Temple of the Moon and Sun — — The True and De Jure Natural Peoples — Heirs of the Land

9- ~ I.S.L.A.M. ~ 9-

# LAWFUL NOTICE! - NAME DECLARATION, CORRECTION - « PROCLAMATION AND PUBLICATION

I, Khak Tum ahhah el , being a direct descendant of the Ancient
Canaanites / Moabites, assert my Birthright Claim of Right and of Title. Standing squarely and duly Affirmed,
I do Declare, and Proclaim, upon Divine Law; upon Nature's Law; upon Universal Law; upon my Moorish
Birthright; upon International Law; and by Treaty and Constitutional Law; Declare, Proclaim and say:
I, Phase Tum ahnah Ol, , being previously misclassified and
misidentified by persons of the Union States Society, U.S.A doing business at North America, was falsely -
designated under the colorable, Ward-ship name, Anthony T. Sherrog,
and do hereby refute the said Misclassifications and Frauds; making it known to the Public; and Publish my
Corrected Free National Name, Attribute and Title. I Declare and Affirm my true, 'Proper Person Status and
Estate' and assertively Reclaim my Rightful Social and Cultural Life of the State. My Declaration, Correction,
Proclamation and Publication are in sanguineous and harmonious accord with my Moorish Nation of
Northwest Amexem / North America - acknowledging my Birthrights. Having Lawfully, Dutifully, and
Legally Obtained and Proclaimed my Moorish Nationality and Birthrights, Name and Title; in harmony with,
in association with, and in Accord with Divine Law; the archaic Customs; and the Laws, Rules, and Usages of
"The Moorish Divine and National Movement"; being Aboriginal and Indigenous, and bound to the North
American Continent by Heritage, by Primogeniture; by Birthright; by Natural Birth; by Freehold; and by
Heirship Inheritance.

My Right of Claim is 'Declared' for the Public Record, and I am returning the European cognomen, brands, and fictitious misnomer(s) back to the Colonial possessors of their construct and pedigree. I am now Rightfully and correctively Declaring, Publishing, and Proclaiming my own Free National Name; Affirming my Actual, Rightful, and Civil 'In Full Life' Status; Conjoined to my Moorish American Consanguine Pedigree and National Monor. Let it be Declared Known, Published, and Resolved that: I Am In Propria Persona' Sui Juris, Sui Heredes, In Solo Proprio (being in my own proper person), by birthright; and by Heirship Inheritance and WITHOUT IMPOSITION OF THE FOREIGN, IMPOSED COLOR-OF-LAW, COLOR OF AUTHORITY, NOR BY ANY ASSUMED OR COLORABLE JURISDICTIONS OR DUE PROCESSES of the foreign Union States Society persons doing business at North America / Northwest Amexem; pursuant to, but not limited to:

- FREE MOORISH-AMERICAN ZODIAC CONSTITUTION:
   (Zodiac Constitution and Birthrights of the Moorish Americans) being Ali, Bey, El, Dey and Al, affirmed and supported by Article two (2), Paragraph two (2).
- UNITED STATES REPUBLIC: DEPARTMENT OF JUSTICE: Moorish American Credentials: Copyright AA 222141- TRUTH A-1.
- 3. UNITED STATES SUPREME COURT: SUPREME LAW Acts of State.







- UNITED STATES CONSTITUTION: Article III (3), Section two (2), Amendment V (5) (Liberty Clause) and Amendment IX (9) (Reservation of the Rights of the People).
- HOUSE OF REPRESENTATIVES: RESOLUTION NUMBER SEVENTY-FIVE (75): Dated April 17, 1933 A.D. TITLED, "MOORISH-AMERICAN SOCIETY OF PHILADELPHIA AND THE USE OF THEIR NAMES".
- UNIVERSAL DECLARATION OF HUMAN RIGHTS UNITED NATIONS -6. HUMAN RIGHTS [Article Fifteen (15)].
- RIGHTS OF INDIGENOUS PEOPLES UNITED NATIONS: GENERAL ASSEMBLY 7. - Part 1, Article 4, Article 5.

International Law: Moorish - Americans, being the rightful Heirs and Aboriginal and Indigenous Natural Peoples of the Land, have and exercise the divine and natural rights to proclaim our Attributes, Names, Titles and Nationality.

Moors / Muurs have and exercise our divine and natural rights to live in freedom, peace and security as distinct People and to full guarantees against genocide or any acts of violence, including the removal of our natural birthed seed or offspring from our families and communities under any pretext. In addition, Moors have the individual rights to life, physical and mental integrity, liberty and security of person.

Moors / Muurs have and exercise the divine and natural rights to revitalize, use, develop, and to transmit to our future generations their histories, their languages, oral traditions, philosophies, writing systems and literatures, and to designate and retain their own names for communities, places, and person. States shall take effective measures, whenever any rights of Moors / Muurs may be threatened, to ensure this right is protected, and also to ensure that they can understand and be understood in political, legal and administrative proceedings, where necessary through the provision of interpretation or by other appropriate means.

tum ahhah , being Heir to the Land and 'Part Wherefore, I, and Parcel' named herein, by Birthright, by Freehold, by Primogeniture, and by Heirship Inheritance, stand with assured competence, and make a Lawful and Legal Entry of Affidavit and Public Notification of Nationality Proclamation; Name Correction Claim; Declaration; Affirmation; and Application - Herewith made known and Published for the 'Public Record'.

Propria Persona Sui Juris, Sui Heredes, m / Northwest Africa / North America ? Temple of the Moon and Sun: All Rights Reserved. Witness: Propria Persona Sui Juris, Sui Heredes, Africa North America / The North Gate Witness: National, In Propria Persona Sui Juris, Sui Heredes onthwest Africa / North America / 'The North Gate' ra Persona Sui Juris, Sui Heredes A Free a

Temple of the Moon and Sun: All Rights Reserved.





# 

>> ~ Temple of the Moon and Sun ~ >>
The True and De Jure Natural Peoples – Heirs of the Land
>> ~ I.S.L.A.M. ~ >>

# - Judicial Notice and Proclamation - «

To All Elected, all non-elected and to all appointed United States Republic Officials, Public Servants, and Officers of Trust, etc., doing business as, of, and for the Federal, State, City, and Municipal Governments; including their Personnel, their Contractors, and their other associate Corporate Entities doing business at North America; and to all 'Third Party Interlopers' or Contractors, etc.,: Concerning their Fiduciary Obligations, their Official Oaths, and their Duties enumerated in the American Constitution, adopted for governance of The United States Republic; all Binding Treaties; the Established Law of the Land; and all Statutory and Civil Law Codes of the Land, etc., Know All Men by These Publications and Presents:

Upon my Heirship, inherited Nobility, and upon my Private Aboriginal / Indigenous, Proper Person Status and Commercial Liability, I, Mat Tum ahad e , being duly Affirmed under Consanguine Unity; pledge my National, Political, and Spiritual Allegiance to my Moabite / Moorish Nation - being the archaic Aboriginals / Indigenes of Amexem (the Americas); standing squarely affirmed upon my Oath to the 'Five Points of Light' - Love, Truth, Peace, Freedom, and Justice; do squarely Affirm to tell the truth, the whole truth, and nothing but the truth; and having knowledge and firmly - established belief upon the historical, lawful, and adjudicated Facts contained herein. Being competent (In My Own Proper Person) to Attest to this Affidavit upon which I place my Signature; Whereas, I State, Proclaim, and Declare the following to be true, correct, certain, complete, not misleading, supreme, and not intended to be presented for any misrepresented, 'colored' or improper use or purpose, to wit:

That I, Maf fum ahhah e, , Am a Noble of the Al Moroccan Empire (North America) In Propria Persona (my own proper self); being Moorish American – an Heir and Descendant of the Ancient Moabites / Moors, by Birthright, by Freehold, by Primogeniture and by Inheritance; being Aboriginal and Indigenous to the Land(s) (Amexem / Americas) Territorium Hereditaments of my Ancient Moabite / Moorish Fore-Mothers and Fore-Fathers - to wit:

The Al Moroccan (American) Continents - are the Lands of the Moors; being North America, South America; Central America; including the adjoining Islands (Americana / Ameru / Al Moroc). I have, I acknowledge, I claim and I possess, by the said Inheritance and Primogeniture, the Freehold Status thereto; all Unalienable and Substantive Rights, to Be, to Enjoy, and to Act, distinct in my Aboriginal Traditions, Customs and Culture; and determining my own political, social, and economic status of the State. I am turning my heart, my allegiance, and my mind back to my Ancient Mothers and Fathers - Moors / Muurs, with cognate honor, and by Divine and Natural Right. Being Moorish Americans, the direct Heirs and Descendants of the Ancient Moabites, we have and possess the Divine and internationally recognized Rights to our Hereditaments and Resources; and proclaim the right to determine our own social, economic and political life and 'Status of the State'; and in







harmony with 'International Law'; and with such 'Rights of Claim' being absent of foreign – law threats, coercion, or acquiescence to a Color-of-Law, a Color-of-Office, nor to be subjected by any occupying foreign persons to any imposed frauds, 'nom – de – guerre' or Color-of-Authority.

Moors / Moorish Americans / Muurs Have, Proclaim and Possess the Unalienable Rights, Substantive Rights, and Birthright - Inheritance to our ancient pedigree traditions and Customs, and the Right of Claim to our Al Moroccan Attributes, Names, and Nationality, substantiated by, and supported by, Nature's Laws, by Divine Law, by Primogeniture, and by the recognized Laws of the Nations of the Earth (International). Being the true, Ancient, Aboriginal / Indigenes and Heirs of the Land (Amexem / America) - 'The North Gate', being the geographical heart-land (Maghrib) of the Moroccan Empire. Moors / Muurs are the 'De jure' and rightful Freeholders by Birthright, by Inheritance and by Primogeniture Status; and have by those Inherited Rights, Descendible Claims. Note to all Comers, that we (Heirs of the Land) Possess the Secured Rights to Travel upon the Lands of our Ancient Fore-Mothers and fore-Fathers; upon the Public Roadways, upon the Byways and upon the Highways of our Continental United States (relating to the Organic Land) and absent of the genocidal, fraud - based extortion tributes, and Human Trafficking imposed by foreign 'colored' Inquisitionists, or by their corporation - imposed excise taxation constructs, invented by the racketeering, anti-constitutional, foreign States' Legislators, constructed under color and styled to abridge and to steal Substantive Rights belonging to the Natural Peoples. These Substantive Rights are supported by, and asserted by, Royal Law; Moorish Law; Moslem / Muslim Law; The Law of the Great Peace; The Laws of Nature; Divine Law; Nature's God; The Laws of Nations; The Free Moorish Great Seal Zodiac Constitution; Stare Decisis; Res Judicata; and bindingly Affirmed by Articles III, IV and VI of the American Constitution Covenant of 1774 - 1781 A.D. = and Treaty 1200 -1 M. C., as lawfully adopted for The United States Republic, establishing its Republican Form of Government. The said American Constitution established the Peoples' 'Supreme Law of the Land' standing upon the principles of moral government to secure the Rights of the People, and to keep limited Government operatives bound and in check by Official Oath, and by Official Bond. Let it be known that: 'Down from the Ancients Ones, (our Primogenitors) came the Allodial Isonomi Principles which established the Supreme Law of the Land!'

Egypt, (Hikuptah) is 'The Capital Empire of the Dominion of Africa'. The Inhabitants of Africa are the Descendants of the Ancient Canaanites from the Land of Canaan. The Moabites, from the Land of Moab, who received permission from the Pharaohs of Egypt to settle and inhabit North-West Africa; they were the founders and are the true possessors of the present Moroccan Empire. This includes Algiers, Tunis, Tripoli, Mauritania, and the Americas, with their Canaanite, Hittite and Amorite brethren who sojourned from the Land of Canaan seeking new homes. Their Dominion and Inhabitation extended from North-East and South-West Africa, across the great Atlantis, even unto the present North America, South America and Central America; and also Mexico and the Atlantis Islands (Americana) before the great earthquake, which caused the great Atlantic Ocean.

The 'Great Seal Pyramid' is the 'National Emblem and Insignia' of The Moorish Nation / Empire of North America (geographical location). The Great Pyramid (equilateral) is also the archaic symbol for Civilization on the planet Earth. The honorable Moors' acknowledgement of our 'Great Seal' indicates those Heirs who own up to, who support, and who proclaim, our 'Free National Government'. Moors who are 'Active' and NOT 'Passive' in the Social, Civilization, Culture and Custom matters, involving Law, Order and Governmental Principles, are hereby entreated to support this Affirmation. Moors / Muurs who strive toward this end, with honor, are entrusted by Noble Drew Ali, to help in the great humanitarian work of uplifting ourselves, our fellow-man, and humanity at large. We, the conscious Heirs, seek, at all times, to be cognizant of the civilization works, instructions, and progressive acts necessary to teach, to preserve and to defend the Nationality and Birthrights of All Moorish Americans (Al Moroccans), etc.

The Noble Moors / Muurs (Heirs Apparent) are the Natural Members / Citizens of the Ancient Al Moroccan Empire (North America / 'The North Gate') and are by civic and social duty, bound to







recognize and to support our 'Great Seal' Sovereign Moorish National Federal Government and consanguine Nation of the Natural People. In our relation with others, we command the enforcement of our Al Moroccan Constitution. Thus, such organized communications and Orders are referred to as "The Great Seal National Association of Moorish Affairs". The Free Moorish Nation - inclusive of all the Aboriginal / Indigene Tribes and Provinces of the Natural People, etc., are the rightful bearers of the Attributes, Names and Noble Titles, Ali, El, Bey, Dey, and Al. The Free Moors / Muurs, by Freehold Inheritance, retain all Substantive Rights and Immunities; enjoy the exercising of all Substantive Rights, and operate upon consummated, Right-Law, Isonomi - Principles; having pre-existing, vested Constitution and Treaty - secured Rights and Immunities from foreign - corporate TAXATION, and from foreign, Criminal and Civil Jurisdiction by, and of, the colonial Union States Rights Republic U.S.A., (private corporation and persons) pursuant to, but not limited to, Divine Right; the United States Republic Supreme Court; International Law; and the 'Acts of State' to wit:

"Every Sovereign State (People) is bound to respect the independence of every other Sovereign State (People) and the courts of one country (People) will not sit in judgment on the acts of the government of another, done within (the same or) its own territory..."

The present Union States Municipal and Civil Laws and Codes imposed upon the Land are a private - law, 'incorporated unit of self-government' established by the political powers of the 'General Assembly' of each State of the Union; limited and bound by Article IV, and initiated at Philadelphia, Pennsylvania, North America, in the year Eighteen fifty-four (1854). It governs 'ONLY' the rights and conduct of the alleged "WHITE PEOPLE", Christians and Jews, of the Eighteen sixty-three (1863) Union States Rights Republic, under the Magna Charta (The Great Charter), the Knights of Columbus Code, and the Ku Klux Klan Oath. Forever, the said 'Union States Rights Republic' denies citizenship in the United States Republic (U.S.A.) to the Heir descendants of the Moorish Nation in the Western Hemisphere, who have been erroneously referred to, 'branded as' and mislabeled as, Negroes, Blacks, Coloreds, and African Americans, Latinos, etc., etc. In addition, the Supreme Court of the United States (in the landmark case) of "Dred Scott v. Sandford" 60 US (19 Howard) 393 (1857) held that Negroes—whether held to slavery or free-were not included and were not intended to be included in the 'category' of 'citizen' (subjects) of the Union States Rights Republic. Resultantly, the True Indigene Nobles of the Al Moroccan Empire (Free Moors), bearers of the Attributes / Names / Noble Titles, Ali, El, Bey, Dey and Al, are excluded from the Union States Rights Republic (U.S.A.) jurisdiction. The True Nobles of the Al Moroccan Empire are Sovereign, Private, and Self-Governed, by 'Right-Law' Principles and customs; and ONLY Obligated to the 'Free Moorish Zodiac Constitution' - Circle 7 - archaically established by our Ancient Fore-Mothers and Fore-Fathers. Such extended allegiance and 'Obligation' includes 'The Great Seal' and the High Principles and Moor-al Standards, embodied in the Moorish National Flag (Standard) - Love, Truth, Peace, Freedom, and Justice. The True Al Moroccan Noble Indigenes of the Land maintain a Constitutional and lawful, NON-OBLIGATORY tax 'Status' and position, relative to all 'FOREIGN ENTITY TAXATION' (Indigenes Not Taxed) and maintain a NON- OBLIGATORY respect for the Union States Rights Republic (U.S.A.), its members, its laws; its ordinances; its codes; it customs and its traditions, pursuant to: The Free Moorish American Zodiac Constitution - Articles IV and VI; The Treaty of Peace and Friendship Between the United States and Morocco -Seventeen Eighty-Seven (1786 - 87) - superseded by the Treaty of Eighteen Thirty-Six (1836); Resolution 75: Journals of The House of Representatives, adopted for the United States - April 17, 1933 A. D. - Moorish American Society of Philadelphia and the Use of Their Names. Reaffirmations have been made via The United Nations "Declaration of the Rights of the Child" General Assembly Resolution 1386 (XIV), 14 U.N. GAOR Supp. (No. 16) at 19, U.N. Document A/4354 (1959); The United Nations "Universal Declarations on Human Rights" Article XV, General Assembly Resolution 217 A (III) of 10, December 1948 A.D.; "Executive Order 13107"—United States Republic, North America -The Implementation of Human Rights Treaties; The National Constitution for the Continental United States, Article III, Section 2; Amendment V - Liberty Clause; Amendment IX—Reservation of the Rights of the People; The United States Department of Justice Moorish Credentials; Free Moorish Zodiac Constitution, Truth







A-1 Classified; The United States Copyright Certificate Number AA222141 Clock of Destiny; The Moorish Nationality and Identification Card; Moorish Holy Temple of Science / Moorish Science Temple of America Identification Cards, etc.

Furthermore, I Assert My full Birthrights - Sovereignty and Substantive Rights and my Right of Claim to all Hereditaments - Being a Sundry Free Moor / Muur and a (Natural Being) distinguished from all and any spurious constructs, created by the foreigners, or by their agencies, pursuant to: Moabite / Moorish Pedigree; The Free Moorish Zodiac Constitution; The Great Seal of the Moorish Nation (Ab Antiquo); The Treaty of Peace and Friendship - 1786 -87 / 1836; The Sundry Free Moors Act of 1790; The 1781 Organic United States Constitution; The Moorish Federal Financiers Act (Union States Army: 1861 -1863); The 1854 Roman Catholic Magna Charta; the Knights of Columbus Code; The Ku Klux Klan Oath; The United Nations Charter, Article 55(c); The Rights of Indigenous People: Part I, Articles 1, 2, 3, 4, 5; Part II, Article 6; The United States Supreme Court-'Acts of State'; The foreign Sovereign Immunities Act 28 USC 1601; et Sequa., The Convention on International Road Traffic -Day 19, September 1949, The World Court Decision, The Hague, Netherlands - Day 21, January 1958 A.D = 1378 M.C. In reference to the Rights of the Natural Peoples and of their Substantive Rights, etc., the following are pertinent and established Supreme Court Decisions, (Stare Decisis and Res Judicata) to wit:

- 1. The Right to Travel; The Right to Mode of Conveyance; The Right to Locomotion are all Absolute Rights, and the Police can not make void the exercise of Rights. State v. Armstead, 60 s. 778, 779, and 781:
- 2. The use of the highways for the purpose of travel and transportation is not a mere privilege, but a common and Fundamental Right of which the public and Natural Beings cannot be deprived. Chicago Motor Coach v. Chicago 337 Illinois 200, 169 NE 22, ALR, Ligare v. Chicago 139 ILL. 46, 28 HE 934, Boone v. Clark 214 SW 607, 25 AM jur (1st), Highways, sec. 163:
- 3. The Right to Park or Travel is part of the Liberty of which the Natural Person, citizen cannot be deprived without "due process of law" under the 5th Amendment of the United States Constitution. Kent v. Dulles 357 US 116, 125:
- 4. The Right of a citizen to Travel upon the public highways and to transport one's property thereon, either by carriage or automobile, is not a mere privilege, which a City may prohibit or permit at will, but a common Right, which he / she has under the Right to Life, Liberty, and the Pursuit of Happiness. Thompson v. Smith 154 SE 579:
- 5. State Police Power extends only to immediate threats to public safety, health, welfare, etc., Michigan v. Duke 266 US, 476 Led. At 449: which driving and speeding are not. California v. Farley Ced. Rpt. 89, 20 CA3rd 1032 (1971):
- 6. The state is prohibited from violating Substantive Rights. Owens v. City, 445 US 662 (1980); and it can not do by one power (eg. Police Power) that which is, for example, prohibited expressly to any other such power (eg. Taxation / Eminent Domain) as a matter of Law. US and UT v. Daniels, 22 p 159, nor indirectly that which is prohibited to it directly. Fairbanks v. US 181, US 283, 294, 300:
- 7. Traveling in an automobile on the public roads was not a threat to the public safety or health and constituted no hazard to the public, and such a traveler owed no other duty to the public (eg. the State); he / she and his / her auto, having equal right to and on the roadways / highways as horses and wagons, etc.; this same right is still Substantive Rule, in that speeding, running stop signs, traveling without license plates, or registration, are not threats to the public safety, and thus, are not arrestable offenses. Christy v. Elliot, 216 I 131, 74 HE 1035, LRA NS 1905—1910: California v, Farley 98 CED Rpt. 89, 20 CA 3d 1032 (1971).
- 8. Under the United States Republic's Constitutional system of Government and upon the individuality and intelligence of the citizen, the State does not claim to control one's conduct to

Aboriginal and Indigenous Peoples' Documents: Northwest Amexem / North Africa / North America / 'The Moroccan Empire' — Continental United States: Temple of the Moon and Sun': Non — Domestic, Non — Resident, Non-Subject — Being the Rightful Heirs and Inheritors of the Land.







others, leaving one the sole judge as to all that affects oneself. Mugler v. Kansas 1213 US 623, 659—60:

- 9. Where Rights secured by the Constitution are involved, there can be no rule making or legislation, which would abrogate them. Miranda v. Arizona 384 US 436, 125:
- 10. The claim and exercise of Constitutional Rights cannot be converted into a crime. Miller v. Kansas 230 F 2nd 486, 489:
- 11. For a crime to exist, there must be an injured party (Corpus Delicti). There can be no sanction or penalty imposed on one because of this Constitutional Right. Sherer v. Cullen 481 F. 945:
- 12. If any Tribunal (court) finds absence of proof of jurisdiction over a person and subject matter, the case must be dismissed. Louisville v. Motley 2111 US 149, 29S. CT 42. "The Accuser Bears the Burden of Proof Beyond a Reasonable Doubt".
- 13. "Lack of Federal Jurisdiction can not be waived or overcome by agreement of parties". Griffin v. Matthews, 310 F Supra 341, 342 (1969): and "Want of Jurisdiction may not be cured by consent of parties". Industrial Addition Association v. C.I,R., 323 US 310, 313.

Whereas, In light of the foregoing Jurisprudence 'Stare Decisis' and 'Res Judicata' affirmed and declared by the Supreme Court Decisions; by Facts, and by Law; and counter to the negative and 'colorable' social and political conditions instituted by corporate State Persons of the Union States Society, there exists a blatant 'WANT OF JURISDICTION' on the part of the Union States Rights Republic (U.S.A.), and by its agents, personnel, contractors, and assigns. Maxims and Axioms are lawfully, legally in force under National and International Law attending to these issues. And this Affiant (Natural Being - In Propria Persona) does not abandon any of my Estate Rights; do not waive any Substantive Rights; does not transfer 'Power of Attorney' to any foreigner; and does not willingly consent to any public trial or ministerial hearing in any 'colorable' tribunal venue or involvement with any non-Article III, unconstitutional jurisdiction. The Official Oaths and Bonds; the Obligations; and the Fiduciary duties of all accusers and proof-bound 'claimants' to National Constitution and Treaty Law and Order; the Civilization Principles fixed in Constitution Law, still stands! Definition and Truth still Rules. NON-COMPLIANCE is a Federal Law violation and International Law offence and Trespass.

Whereas, there is no question that a 'Bench Appearance Summons', a Detention, an Arrest and a Ticket or Citation, issued by a Police [Officer] or by others, against the people, for traveling with no driver's license, foreign driver's license, not having current registration, or mandatory insurance, etc., which carries a fine or jail time, is a penalty or sanction and is indeed "converting a right into a crime"; thus violating Substantive Rights. It is reasonable to assume that these Supreme Court judicial decisions are straight and to the point, that there is no lawful method for government to put restrictions or limitations on Rights belonging to the People.

That the Organic United States Republic Constitution (derived from Ancient Moabite / Moorish Law) remains 'The Supreme Law of the Land'; and all Treaties made, or which shall be made, under the Authority of The United States Government, and under its Flag of Peace, pursuant to United States Code, Title 4, Chapter 1. Any law or colorable processes which are Repugnant to the Constitution or Treaty shall remain forever 'colorable' and are Null and Void. Marbury v. Madison 5 U.S. 137, 174, 176 (1803). Any Municipal Officer(s), Person(s), Personnel, Employee(s) or Contractor(s) who violate or abridge the Rights of the Natural People or Citizens, are subject to suit or other tort action, in their personal and / or official capacity to wit:

# Title 18, Part 1, Chapter 13 §241 of United States Codes of Law:

f two or more persons conspire to injure, oppress, threaten, or intimidate any person in any







State, Territory, commonwealth, Possession, or district in the free exercise or enjoyment of any right or privilege secured to him by the Constitution or Laws of the United States, or because of his having so exercised the same; or...

If two or more persons go in disguise on the highway, or on the premises of another, with the intent to prevent or hinder his free exercise or enjoyment of any right or privilege so secured -

They shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section, or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse or an attempt to commit aggravated sexual abuse, or an attempt to kill, they shall be fined under this title or imprisoned for any term of years or for life, or both, or may be sentenced to death.

# Title 18, Part 1, Chapter 13 §242 of United States Codes of Law:

Whoever, under 'color' of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or Laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, that are prescribed for the citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section, or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years or for life, or both, or may be sentenced to death.

Therefore, in preservation of 'The Rights of Indigenous Peoples' and the Preservation of the Rights of the People, in accord and defense of the Constitution for the United States Republic of North America and its Republican Form of Government - being the 'Supreme Law of the Land'; and primal to the contractual liabilities, Oath - bound Obligations, and Fiduciary Duties of the Officers of the Courts - Federal, State, City, and Municipal, etc., I hereby, Demand the enforcement of the De jure Laws of the United States, and all Treaties made under the Authority of The United States, in accord with Article VI of the Constitution; The Bill of Rights; The Declaration of the Rights of the Child; The Rights of Indigenous Peoples; The Universal Declaration of Human Rights; The United Nations Charter, Article 55(c); The United States Supreme Court - 'Acts of State'; The Foreign Sovereign Immunities Act 28 USC 1601; et Sequa., The Convention on 'International Road Traffic'—Day 19, September 1949, The World Court Decisions, The Hague, Netherlands, Day 21, January 1958 A.D = 1378 M.C.; and "Executive Order 13107" - United States Republic, North America: The Implementation of Human Rights Treaties; The National Constitution for the Continental United States, Article III, Section 2; Amendment V - Liberty Clause; Amendment IX, etc., etc. I hereby, Demand a Dismissal of any and all unconstitutional sanctions, claims, or other warrants or charges made or issued, which are devoid of true identity personages; a denial of 'Due Process' of a 'Trial' by a Jury of my own National Peers; or absent of a verified and lawful Indictment, sanctioned by an assembled Grand Jury; and that I be availed all lawful Constitutional secured safeguards, established by the Supreme Law; with documented proper Jurisdiction and Venue confirmed and in place.

Wherefore all parties of interest are Authorized by this Writ, pursuant to National and International Law, to honor all Substantive Rights and Constitutional Immunities reserved for, and to, this Aboriginal / Indigenous Free and Sovereign Moor / Muur\*. All Officials are to enlist all available and appropriate measures to ensure, and assure, that all My Substantive Rights and Constitutionally - secured Rights and Immunities are not violated, not breached, nor abridged. The Sovereign, Natural Being, named herein, is not to be Arrested nor held for Detention under any 'colorable' circumstances! You are to notify the active Ministers of the Aboriginal / Indigenous Moorish Nationals of the Territory (Organic Land). The Natural Person named herein is NON-OBLIGATORY and thus Exempt from Customs, Tariffs, Taxation, 'Owner in Fee' permit-deception





Constructs, and from any other hindrance or restriction of His or Her Freedoms, Allodial Properties, Compensations, Rights of Travel, or Freedom of Movement on, in, or within, any member or non-member States of the United States Union, etc. The Moor / Muur (bearer of this Indigenous Peoples' Document) is to be treated with all due Respect and 'Due Process' Rights under the Law. All available and appropriate measures are to be taken to prevent injustice, harm, false arrest, trumped—up charges, or attack on the Natural Being's Person, Property, Personalty, Conveyances, Freedoms, and / or Dignity.

Explicit Reservation and use of 'All Rights Reserved Without Prejudice' U.C.C. 1–207 / 308, U.C.C. 1-103, is Noted To All Federal, State, City, and Municipal Peace Officers; in harmony with State's Statutes, and indicates the Reservation of My Rights. Whereby I may Reserve My Substantive Rights and Constitutional - secured Rights and Immunities to 'NOT' be Compelled to perform under any Contracts or Agreements that I have not entered into knowingly, voluntarily, willingly, or unintentionally. I do not accept any actual or implied 'Liabilities' associated with any 'COMPELLED - BENEFITS' of any 'unrevealed' or deceptively-imposed commercial contracts. I, furthermore, do not sanction any 'unconstitutional' rules or policies, or acts of Misprision committed by any U.S. Government or State Officials, at any level, claimed by any of them, in the name of the United States Republic, nor do I assent to any implied colorable policies made by alleged representatives, as being sanctioned by the People and Citizens. Consider any formerly-assumed constructs alleged to be related to me as being misrepresentations and thusly 'Cured' forthwith. Let it be known...:

Represent means to 'Depict' to 'Portray', to 'Symbolize' and to 'Stand for'. Let it be known that the Union States Society 'Bar Association' Lawyers, Esquires, and Attorneys of European Colonial descent, and foreign corporation, cannot depict, portray or symbolize a Free Moor; as they are not of the same Nation Jurisdiction, Customs, or National Peers; and cannot sit in judgment of any Free Moor (Acts of State). Europeans are not Indigenes to the Land (Americas) - Moors are Aboriginal! Union States Lawyers and Attorneys operate in Demo - political format, which is contrary to Article IV, Section 4 of the Constitution for the United States. Moors operate in a Republican Form of Government, conjoined with Isonomi Principles - being in harmony with the Constitution. Moors respect Constitution Principles. The unconstitutional Tribunals operating under the Union States Society conflicts with, and is repugnant to, "Due Process" under Constitution Principles, and functions primarily in 'colorable' procedures. Therefore, no 'Fair', 'Just' trial, or remedy is availed to the Natural Peoples of the Land, through such 'colorable' processes! These violating acts constitute a 'Conflict of Interest'; a 'Conflict of Law'; and clearly establish the 'Federal Questions' of 'Diversity of Citizenship'; a Conflict of Identity; and of Nationality and International Law, etc. Thus, a clear and documented 'Averment of Jurisdiction / Quo Warranto' is also hereby proclaimed and advanced to all parties of interest. Only Moors can 'Present' and 'Depict' themselves as being Moors / Al Moroccans, and Aboriginal / Indigenes of the Land! Thus, only Moors can 'Present' 'Self'!

heing a real, live flesh and blood, breathing, Divine and Natural Being - born sanguineous of a natural, thinking and animated Mother, do solemnly, sincerely, and squarely Affirm that the foregoing facts contained in this Constructive and Actual Judicial Notice and Proclamation, by Affirmed Affidavit, are true. This 'Notice' is constructed to the best of my knowledge, conjoined to my Culture, Customs and Beliefs; being actual, factual, and restorative in nature to my ancient Traditions and Customs; presented as correct, and not misleading, etc.; - being the Truth, the whole Truth, and nothing but the Truth. As with our ancient Traditions and Customs, I entreat to all:

Hibu (Love), Haqq (Truth), Salaam (Peace), Hurryatun (Freedom), Adl (Justice), All Rights Reserved Without Prejudice; U.C.C. 1-207 / 308, U.C.C. 1-103.



Aboriginal / Indigenous, free Sovereign Moor - Natural Person of the Land; 'In Propria Persona' (Not Pro Se, Nor Colorable)

America, and the Adjoining Islands - Al Moroc / Americana).
Witness:  Natural Person - In Propria Persona - Sui Juris, Sui Heredes - In Solo Proprio: All Rights Reserved
Witness:
Natural Person - In Propria Persona - Sui Juris Sui Heredes - In Solo Proprio: All Rights Reserved
By Special Appearance, before me on Day of
Chronos:
Day: 9 Month: March Year: 2019.
Am: Vizier / Minister / Consul: Natural Person - In Propria Persona, Sui Juris, Sui Heredes - In Solo Proprio: Authorized Representative; All Rights Reserved, Free Moor / Muur Northwest Amexem / Northwest Africa / North America / 'The North Gate'
The Seal of the





		C		A
		A.B.	130	學
I Am: Kha	A TUM	ahhah 11 Herodes - In Solo Proprie: Au	<u>el</u>	imervad
(Not Pro Se, Nor C	olorable)		al Person of the Land;	
"Moors / Musre: The Aberigies Assertes, and the Adjoining Isla	i and indigenous Natural Peoples ads - Al Morot / America / America	s and Teau Hous and Inhermore un).	of the Lands (Territories) - (Hord	America, Central America, South
	Witness:	QB.	Day F	Sey .
	Matural Person - In Propr	ria Persona — Sei Jeris, Sui I	laradas - In Solo Proprie: 111 Rig	dus Resepvet
	Witness: la Propr	ria Persona – Sui Juria, SiGi I	Bey leredes – in Egló Proprio: All Ri	ghis Reserved
Heir, Nation Her own Pr 'Identity'; acknowledg	oper Person; meetic affirmed by Lawf ed - being of descent o execute this Docu	deing herein named and the primal 'law ful, Substantive ladible age and com	of Divine or, the Divine Affirms that He / 5 I, standing 'In Full Li of evidence' as req Right; by Birthrigh spetence; and being is I therefore place my	fe', existing in His / aired and defined in I; and respectively wfully qualified and
Chronos:	Month: Wa	ceic	Year: 20	19
	and the same of th			*
Authorized Reg	THE RESIDENCE OF THE PARTY OF T	erved, Free Moor / Muur	ons, Sui Juris, Sui Heredes -	In Sole Proprie
mm		Nº 5001 0	III)	
333		ISLAN I	7	
3		3	7 ):	
- F		BIL V	13	



# Moorish American Consulate Moorish Worldwide Consulates

Embracing, Enforcing and Exalting the 1781 Constitution for the United States of America and the Binding Treaties Consular General Taj Tarik Bey and Co-Consular General Shalamoor Bey

# Actice Of Public Records Status Correction International Bocument

09 Rabi al-anwal 1438 MCY |09 March 2019 CCY|

For the Record, To Be Read Into The Record

Notice to Agent is Notice to Principle - Notice to Principle is Notice to Agent.

This International Correspondence and Public Notice is hereby presented and forwarded to you relative to the 'Corrected Appellation and Proclaimed Nationality, which affirms the political status and allegiance to my Ancestral Estate and Ancient Principals of Government, in harmony with the American Constitution 1791.

You are hereby given honorable Notice. This correction is made in accord with the Five Principals of Amare [Leve], Veritas [Truth], Pax [Peace], Libertas [Freedom] and Institia [Justice], correlaing my Natural Substantive Rights and Religious Heritage; is self-executing.

This Declaration and Proplamation also stands as verification that I, Khaf Turn Ahhah El has sent verification of my status correction to the Mooriah American Consulate and the record number is MACN000000832.

Attached is the Lawitzi Noticel Name Declaration, Correction Proglamation and Publication and the International Judicial Notice and Proglamation.

In Honor Alphys,

Sharofi Tracey Gale Bey, Regional Consul of Mohammedan Visir [Judge]; Northwest And

Consular Court Restoration Development Tenta-Flosh and Blood Being, Omnia hara Reservantia

"Amen, dico vobis, quecumque alligaveritis super terram erunt ligata et Ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo"

What turn which el





UPLIFTING FALLEN HUMANITY

www.MourishAssarizanConsulata.org — MoorishAssarizanConsulataNti@gmeil.com Care of 444 East Township Line Road, Box 712, Hear. [Hovertown, Pennsylvania Republic] 207 EXEMPT











# 

Moorish Divine and National Movement of the World Northwest Amexem | Northwest Africa | North America | 'The North Gate'

# All Land Patents

Date: Time immemorial

We the natural, divine, aboriginal, indigenous beings, who are the sovereign, de jure Moorish National Republic Federal Government at North America, are the law of the land. We are the executors, ministers, trustees, claimants, judges, vizirs, consuls, heirs and beneficiaries, of our own vast estate. We are the descendants of the Pharaohs of Kemet and the ancient Moabites and Canaanites. We are in Propria Persona, Sui Juris, in Proprio Solo and in Proprio Heredes. We are exercising all of our rights at this time and at all points in time,

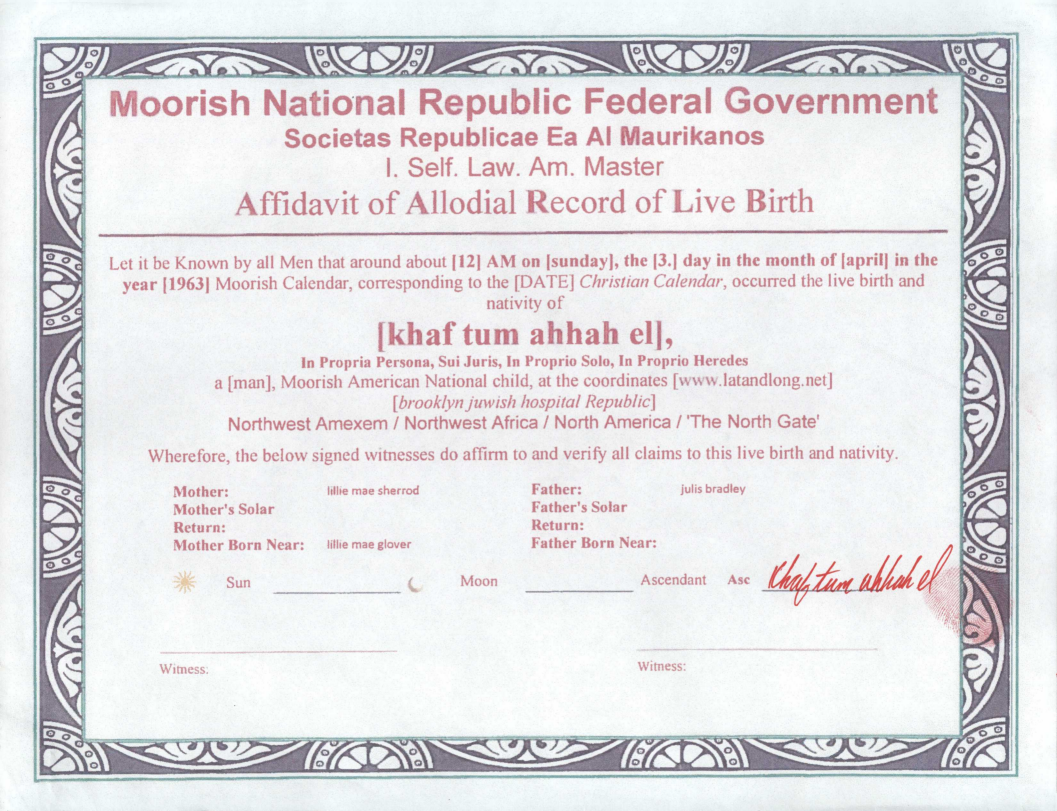
The purpose of this lawful Affidavit is to cancel and abolish all claims to the land by all foreigners here, at North, Central, South America, and the Adjoining and Americana Islands, having the following:

- Land Patents
- Quit Claims
- Quiet Titles
- Titles
- Deeds
- Deeds of Trust
- Counter Deeds of Trust
- Mortgages
- Rents
- Quit Rent Contacts

All previous claims of ownership, occupancy or otherwise have been superseded by the authority of the Moorish National Republic Federal Government. All who occupy dwellings on the said lands are required to vacate the premises when a Moorish American National presents this Affidavit along with a copy of the Treaty of Peace and Friendship 1786 and 1836 and a copy of the Moorish American Consulate Notice of Existence. All tributes, taxes and other payments in gold and silver backed law full tender are now due to the Moorish National Republic Federal Government. Jurisdiction of all aforementioned land is that of the Moorish National Republic Federal Government and no other.

Aboriginal and Indigenous Peoples' Documents: Northwest Amexem / Northwest Africa / North America / 'The North Gate'/Central Amexem/Sourthwest Amexem/Adjoining and Americana Islands - The Moroccan Empire - Continental United States; 'Temple of the Moon and Sun' / 'Turtle Island': Non - Domestic, Non - Resident, Non - Subject; 
- Moors / Muurs - Being the Rightful Heirs and Primogeniture Birthright - Inheritors of the Land

that tum whah









# united states of america movershe nationall recoublic federall governmente societas republicae ca al maurikanos — 💝

movershe differ and nationall movements of the earths northe morthe different amovement affects and the northe gate all additional established and the northe gate.

-tempel of the moon ande sun - -

the true ande de jure naturall peoples + heirs of the lande

90 ~15 Lam ~ 42

# affidavitt uv writtene initiale universall commershial code 1 finansing statemente phixture philing, lande ande commershial lien

nationale safe harbore programme universall commershial code § 9-521 wherebye nationales who phile writtene universall commershial code liens can phile universall commershial code liens in any staite.

sovereignee creditore moorishe nationale republic federal government moorishe american konsulate

khaf tum ahhah el en capitis diminutio nolo en propria persona sui juris en proprio solo en proprio heredes , justice vizit/menistar, all rightes eccercized at all tymes

exo 607 thompson ave near [washington county donora terratory] sion new jerusaleme

this is an initiale universall commershial code. I philing pursuante tew universall commershial codes ande districte for columbia offishial codes.

§ 28.9-501, § 28.9-502, § 28.9-516a, § 28.9-516b, § 28.9-520c, § 28.9-521 ande all other applicability codes koncerning sekyured partie creditores ande initial philings.

§ 28.9-52) universall writtene financinge statementee - a philing offise that acceptts writtene wreckords maye not refuse to accept a writtene initial financinge statemente in this form ande format except for a reason set forth in § 28:9-516(b) entitled "what konstitutes philing, effectiveness of philing". (a) except as otherwise provided in subsection (b), communication of a wreckord to a philing offise ande tender of the philing fee or acceptance of the wreckord by the philing offise konstitutes philing.

§ 28 9-501 philing offise

except as otherwyse provyded in subsection (b), if the locall law if the districte governs perphection if a securitic interest or agricultural lien, the offise in whiche to file a financinge statemente to perfect the securitic interest or agricultural lien is (1) the wreckorder if deeds, if (b) the financinge statemente is filed as a phixture philing ande the collaterall is goods that are or are to become phixtures, or

(2) the may ore in all other cases, including a case in whiche the collaterall is goods that are or are to become phixtures ande the financing estatemente is not filed as a phixture philing.

(b) the offise in whiche to file a financinge statemente to perfect a scenritic interest in collaterall, including phixtures, of a transmitting utilitie is the offise of the mayore, the financinge statemente also konstitutes a phixture philing as to the collaterall indicated in the financinge statemente whiche is or is to bekome phixtures.

§ 28.9-515 duratione ande effectiveness uf financinge statemente: effect uf lapsed financinge statemente. (f) if a debter is a transmitting utilitie ande a filed initial financinge statemente so indicates, the financinge statemente is effective until a terminashun statemente is filed.

#### 8 28-9-521

"universall commershial code 1 financinge statemente

"a sovereigne appellashun & fone (optionale)
khaf tum ahhah el in propria persona sui juris in proprio solo ande in proprio heredes
moorishe nationale republic federal government

"b email (khaftumel/a gmail com)"

c. sind acknowledgement tooh, (appellashun ande mailinge locashun)
moorishe nationale republic federal government
moorishe american konsulate
khaf tum ahhah el, on propria persona sui juris, all rights ekvereized at all tymes
caire uf, 911 607 thompson ave
neare [washington county donora]
pennsylvania sion new jerusaleme

the abuve space is four philing offise uze onley

providde debiers nam

debter I

[NYC HEALTH OFFICE OF VITAL RECORDS CORPORATION] ande all heirs assignes principalls agentes ande derivativs

125 WORTH STREET, CN-4, ROOM 133 600 Dexier Avenue [NEW YORK, NY, 10013-4090]

i. khaf tum ahhah el. in capitis diminutio nolo, in propria persona sui juris, in proprio solo ande in proprio heredes, being duly affirmed, standinge squarelly, deeclare, ande proclaime, uppon divyne law, naytures law, unniversall law, moorishe bearthrights, innternationall law, ande constitutionall law, deeclare ande state that

i, khaf tum ahhah et, being preeviously unnlawfully iddentified by the Union States Society Of North America – U.S.A. ande by the UNITED STATES CORPORATION COMPANY ande its agents principals heirs assignes ande any decrivatives thereof, unnder the

colorable wardship name of Tony Sherrod, ande the CORPORATE NOM DE GUERRE WAR NAME of TONY SHERROD, or ANTHONY TONY SHERROD. do hereby reebut thee fraude ande proclaime my true sovereigne stattus, i deeclare ande affirme my true stattus ande that i, khaf tum ahhah el, am alivve ande in propria persona sui juris, in proprio solo ande in proprio heredes, ande i proclaime my rightfulle lyfe ande my sovereigne moor american natione; in accorde withe my moorishe natione of northe weste amexem northe america, exxercising all of my bearthrightes having lawfullie konsented to ande proclaimmed my moorishe american nationalitie ande bearthrighte appellatione ande noblle livving title, in harmonye ande in accorde withe divyne law, thee unniversall sovereigne customs ande thee laws, rulles, ande ussages of the moorishe divyne ande nationall movemente, beeing origeneall ande inndigeneous, ande parte ande parcell of the northe american lande by bloode line, by primogeniture, by bearthright, by natural bearth, by universal divyne law ande by inheritance, i hereby proclaim for the record, i have rebutted the presumed FOREIGN, Foreign CORPORATION/Corporation cognomen ande fictitious misnomer back to the coloniall possessors of its peddegree, i am now rightfullie decclaring, pubblishing, ande proclaiminge my own free nationall status, appellatione ande esstate, affirming my

acctuall, rightfulle, ande sovereigne status as decedens spiritum reeturned alivve', my moorishe american konsanguine bloode line ande nationall ande unniversall honoure, lett it be deeclared, knowne, pubblished, ande reesolved that i am khaf tum ahhah el, in capitis diminutio nolo, in propria persona su juris, in proprio solo ande in proprio heredes by bearth righte ande innheritance withoutt the United States, the UNITED STATES, nor the foreigne, immposed collor of law, or assumede due processe of the Union States Society, all laws made by the state to the kontrary of the constitutione ande its treaties is not withe standing, the suppreme laws of the lande are the governinge principalls on our lande to innclude but not limmited to:

- 1. free moorishe american zodiac constitutione: (zodiac constitutione ande bearth rights of the moorishe americans) being all, bey, el, dey, ande al), arrticle two (2), paragraphe two (2).
- 2. united states terratories; deepartmente of justice; moorishe american kredentialls; aa222141 truthe a1.
- 3. united states suppreme courte: suppreme law actts of state.
- 4. united states constitutione: arrticle iii (3), sectione two (2), ammendmente v (5) (libberty cllause) ande ammendmente ix (9) (reeservatione of the rightes of the peepel).
- 5. unniversal deeclaration of hueman rightes; united nationes hueman rightes 5 (arrticle fifteene (15)).
  - 6, rightes of inndigeneous peepels; united nationes gennerall assemblie- parte 1, arrticle 4.

wherrefore, i, khaf tum ahhah el, in capitis diminutio nolo, in propria persona sui juris, in proprio solo ande in proprio heredes, beinge parte ande parcell naimed hereinn, ande by bearth righte, primogeniture, ande innheritance, make a law fulle kommande of affidavid ande pubblic notificatione of nationalitie proclamatione, appellatione notificatione kommande, deeclaratione, affirmatione, ande applicatione, herewithe pubblished for the pubblic reckorde.

The wardship name, MALE SHERROD, date of birth 04/03/1963 place of birth, brooklyn jewish hospital Mothers Madien name, Lillie mae Sherrod, Father James Sherrod

place a lien on this name for one hundred trillion in gold dollarium, dollers no more contracts with the [CESTUI QUE VIE ACT OF 1666 AND 1931] i wil include the allaheyah habeyus korpus writ.

\*57. sovereigne universall origeneall indigenous creditore khaf tum ahhah el en propria persona sui juris, all rights ekxercized at all tymes moorishe nationale republic federal government

\*57a inter moorishe american appellashun

khaf tum alihali el en propria persona sui juris, all rights ekxercized at all tymes

"57b, mailing location care uf 607 thompson ave near [washington county donora terratory] pennsylvania sion new jerusaleme

en honoure, eye the divinne sovereignee being, pauline denise ritchie, affirms that eye am the sovereignee natural ande divinne being here en proklaimed, en capitis diminutio nolo en propria persona sui juris en proprio solo ande en proprio heredes, affirmed bye law full bearthright; being law fullie universallhe qualified ande kompetent to affirme this dockument, i therefour place mye hande ande seall heretwo ande en favorr uv all moorishe american nationalees.

chronos day 11 month february Year [2022] 1442.

# ego sum Khaf tum ahhah el

khaf tum ahhah el en capitis diminutio nolo en proprio persona sui juris en proprio solo ande en proprio heredes justice, vizir menistar, northwest amexem, northe america/northe gate autographe all rightts exercized at all tymes

no thinge on this law full affidavitt, nor our spokin uffidavitts, nor our sylent affidavitts shallo be enterpreted our konstrued as konsent to anye

purisdieshin that is knot on the jurisdieshion uv my unscient incesstrall enherited ensiste at any pointe on tyme

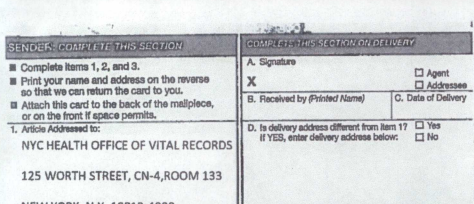
"amen, amen dior volus, quacumque alligaverits super terrain erunt ligata et l.go in caelo et quacumque solverits super terrain erunt solute et in caelo

"amen, amen dior volus, quacumque alligaverits super terrain erunt ligata et l.go in caelo et quacumque solverits repretent erunt solute et in caelo

"amen, amen dior volus, quacumque alligaverits super terrain erunt ligata et l.go in caelo et quaccumque solverits super terrain erunt solute et in caelo."







UNITED	SERVICE.
POSTAL	SERVICE.

DONORA

599 MELDON AVE

Uty

NEW YORK, N.Y. 10013-4090 3. Service Type Adult Signature
 Adult Signature
 Adult Signature Restricted Delivery
 Certified Meil®
 Certified Meil Restricted Delivery 9590 9402 6086 0125 2750 55 ☐ Collect on Delivery
☐ Collect on Delivery Restricted Delivery

2 Article Number (Transfer from service label)

7020 3160 0001 7120 1355

☐ Insured Malf I Restricted Delivery ☐ Priority Mell Express®
☐ Registered Mai™
☐ Registered Mail™
☐ Rejestered Mail Restricted Delivery
☐ Return Receipt for Merchandise
☐ Sissesture Confirmation III

☐ Signature Confirmation™ Signature Confirmation Restricted Delivery

12 12:2022 y white t

DONORA, PA 15033-9998 (800)275-8717

theit

Pilco

11:30 AM

PS Form 3811, July 2015 PSN 7530-02-000-9053

L

m

20

Domestic Return R

U.S. Postal Service" CERTIFIED MAIL® RECEIPT Domestic Mail Only For delivery information New York; NY 10013 0230 Cartified Mati Fee \$3.75 16 .05 Extra Services & Fees (check box, and for \$0.00 Pleturn Receipt (hendoopy) \$0.00 Postmark COOO Paturn Receipt (electronic) \$0.00 Hore Cortified Mail Restricted Delivery \$0.00 Adult Signature Required Adult Signature Restricted Deli \$1.56 02/12/2022 31PI Total Postage and Feee 88.36 Street and Apt. No., or PO Box No. City, State, ZIA+18 PS Form 3800, April 2015 PSH 7530 (2-003-9047 See Roverse for Instruct

Dico \$1.56 itst-Class Mails al ge Envelope New York, NY 10013 Weight: 0 IL 2.30 oz Estimated Delivery Date Tue 02/15/2022 \$3.75 Certified Mail® Tracking #: 70203160000171201355 \$3.05 Return Receipt Tracking #: 9590 9402 6086 0125 2/50 \$8.36 Affixed Postage Affixed Amount: \$8.36 \$0.00 Total \$0.00 Grand lotal

USPS is experiencing unprecedented volume increases and limited employee availability due to the impacts of COVID-19. We appreciate your patience.

Text your tracking number to 28777 (205PS) to get the latest status Standard Message and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222-1811.

Preview your Mail Track your Packages Sign up for FREE ® https://informeddelivary.usps.com

All sules (mal or stimps and postage. Refunds to quaranteed services only.

Thank you for your business.

Tell is shout your experience. Go to: fitting /postalexpertence.com/Pos at scan this - le with your mobile device.



in call 1 800-410-7420.







united states of america
moorishe nationall recomblic federall governmente
societas republicar ea al manificanos
moorishe didipple ande nationall movemente of the earthe
northe weste amexem + northweste affrica + northe ammerica + the northe gate
all additioning isslands
tempel of the moon ande sun
the true ande de pire nationall peoples + heirs of the lande

# unniversall sovereigne origeneall inndigeneous naturall divyne terminatione of all CORPORATE kontractes statemente

all rize ande stande, this is a sovereigne livinge annoiente artiklle iii moorishe amerikan al moroccan kourte acctione, i am sovereigne livinge justise khaf tum ahhah elin capitis diminutio nolo, in red ink, in propria persona sui juris, in proprio solo, ande in proprio heredes.

my fulle faithe ande truste, my allegianse, ande my innergy are herebye vested in the peepel who are the origeneall inndigeneous naturall divyne de jure moorishe nationall reepublic federall governmente.

i herebye terminate all CORPORATE kontractes to innclude all CORPORATE kontractes withe the UNITED STATES CORPORATION COMPANY ande all of its agentes principalls heirs assigned ande any deerivatives thereuf nunc pro tunc. i herebye exxercise all sovereigne rights at all times nunc pro tunc. to all agents and admenistators at the social security office, [154 PIERREPOINT ST 6<sup>TH</sup> FLOOR SOCIAL SECURITY OFFICE, THIS IS TO INFORM ALL TO RESEND THE SS # 1 PUT A LIEN ON IT FOR TEN TRILLION IN gold dollarium] the Cestui Que Vie Act Of 1666 [ ENS LEGIS, ANTHONY T SHER-RODI

notice to agent is notice to principal, notice to principal is notice to agent...

ego sum Khaf tum ahhah ek

justise vizir ministar en propria persona sui juris effeto solo ande en proprio heredes all sovereigne rights excercised at all tymes, knowtice to agente is knowtice to principall, knowtice to principall is notice to agente

moorishe nationall reepublic federall governmente

Tan-	0230 0230 0230 140 2 8 2022 28 / 2022	-
AIL® RECEIPT	Wesse	Colombando Santo
RITHFIED IN ALL	Conflict Mail Fee: \$3.75  Conflict Mail Fee: \$3.75  Fitte Services & Fees Jenes how add from \$3.75  Fitters Receipt Randomys  Conflict Mail Fees \$3.75  Fitters Receipt Randomys  Conflict Mail Receipt Research  Conflict Mail Receipt Receipt Services  Footback  And Sprinters Receipt Deslay \$ \$0.40  And Sprinters Receipt Deslay \$ \$0.36  Footback  Strip  Strip	PART OF UNIVERSITY
正昌	Conflict Mail Fee \$3.7.7  Conflict Mail Fee protection  Conflict Mail Straims Readound  Conflict Mail Straims Readound  Adals Synthum Readound Deale  Strain Mail Synthum Readound Deale  Strain Mail Synthum Readound Deale  Strain Mail Feetlage and English  Feetlage and Apt. No. or PO Big.  Feetlage Mail Mail Mail Mail Mail Mail Mail Mail	ATOT ZO

9590 9402 6085 0125 2751 09  2. Article Number (Texaster from service labe) 7020 3160 0001 7120 1216	SOCIAL SECURITY ADMINISTRATION OFFICE 154 PIERRE PONT, ST. BROOKLYN, NY 6 <sup>TH</sup> FLOOR ZIP 11201	20 Complete items 1, 2, and 3.  31 Print your name and address on the reverse so that we can return the card to you.  32 Attach this card to the back of the matipiece, or on the front if space permits.	SENDER-CONFIGERENT'S SECTION
3. Servica Type    Adult Signature     Registered Mail Expresse     Redult Signature       Registered Mail Restricted Defivery       Registered Mail Restricted Defivery	If YES, enter delivery address below:	A. Signature  X  I Agent  II Addressee  B. Received by Philad (Name)  C. Date of Delivery	SELLIFON ON CHOES SHAFEFULDO

DONORA 599 MELDON AVE DONORA, PA 15033-9998 (800)275-8777

08:53 AM 01/28/2022

Oty Unit Price Product Price

1

First-Class Mail® 1 \$1.36
Large Envelope
Brooklyn, NY 11201
Weight: 0 1b 2.00 oz
Estimated Delivery Date
Tue 02/01/2022
Certified Mail® \$3.75
Tracking #:
70203160000171201218
Return Receipt
Tracking #:
9590 9402 6086 0125 2751 09
fotal

48.16 Total

\$8.16 Grand Total:

\$10.00 Cash Change

USPS is experiencing unprecedented volume increases and limited employee availability due to the impacts of COVID-19. We appreciate your patience.

text your tracking number to 28777 (2USPS) to get the latest status, Standard Massage and Data rates may apply. You may also visit www.usps.com USPS Tracking or call 1-800-222 1811.

Preview you Mail
—Track your Packages
Sign up for FREE @
Ingops://Informeddelivery.Usp.com

All sales final on stamps and postage.
Refunds for guaranteed services only.
Thank you for your business.

Tell us about your experience
to: https://postalexperience.com/Posur scan this code with your mobile device.



or call 1-800=410-7420

UFN: 412072-0230 Receipt #: 840-51500030-1-2351886-2 Clerk: 99

# unniversall nationall arrea codde: 4s3wv qvkz5

amen, amen dico vobis, quaecumque alligaveritis super terram erunt ligata et ego in caelo et quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque alligaveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque solveritis super terram erunt soluta et in caelo amen, amen dico vobis, quaecumque solveritis super terram erunt soluta et in caelo amen, amen,





# **Table of Contents**

1.	Table of Contents2
2.	Declaration of Trust – Preamble
3.	Delegation of Authority4
4.	ByLaws5-8
5.	Name9
6.	Purpose9
7.	Board of Directors>9
8.	Records and Reports9
	Maintenance and Inspection of Articles and Bylaws Maintenance and Inspection of Other Records
	Preparation of Annual Financial Statements
0	Reports
9.	Amendments and Revisions9
10.	Family Crest and
Seals	10
11.	Trust Property Inventory
	11-13
12.	Family Organizational
Chai	t14
13.	Signature
Page	15

### **Declaration of Trust**

#### Preamble

Whereas, The Ancient Dejure Aboriginal Indigenous Divine Living Natural Moabite Moorish American khaf tum ahhah el and the Ancient Dejure Aboriginal Indigenous Divine Living Natural Moors of the Land at North America, Northwest Amexem, North Africa, The Northgate are the Trust Corpus of this de jure ecclesiastically commissioned Express Trust. khaf tum ahhah el is the Executor, Settlor, Claimant, and Beneficiary of all said Trust Property. Whereas khaf tum ahhah el and the self-designated Moors of his choosing, In Propria Persona Sui Juris and In Solo Proprio are the Trustees for the Affairs of this De jure ecclesiastically commissioned Trust upon the Land at North America, Northwest Amexem, North Africa, The Northgate. While the Moorish American People are the Beneficiaries, they are neither partners nor agents of the said Trust. Any and all benefits or privileges from any government that is not the Moorish National Republic Federal Government will not be received into this Trust Instrument of Exchange, therefore no duty is owed to any other government or outside party by this Trust, it's Beneficiaries, Executors, Settlors, Claimants, Trustees, nor the Moorish American People. This traditional, Pure Vast Estate Express Trust is active and functioning in the pattern where property is conveyed by will, deed, or declaration to a trustee. It is not an association. In accordance with Article 1 Section 10 of the Constitution For the united States Republic, written by the Ancestors of the Moorish America People This Express Trust may enter into any Treaty, Alliance, or Confederation; it may grant Letters of Marque and Reprisal; It may coin Money; it may emit Bills of Credit; it may not make any Thing but gold and silver Coin a Tender in Payment of Debts; it may pass any Bill of Attainder, ex post facto Law, and Law impairing the Obligation of Contracts, and it may grant any Title of Nobility. This Express Trust is created by the Natural Right to Contract which cannot be abridged and is protected under federally enforceable right of contract law and not under any laws passed by any of the several state legislatures. It is not subject to legislative control nor legislative restrictions, does not depend on any statutes and is within the realm of equity, having a separate and distinct juridical personality. This trust is unalienable and inalienable.

# **Delegation of Authority**

Whereas, the Will of Allah, the Authority of Anu the Bull, The Moorish Divine and National Movement of the World, The Moorish National Republic Federal Government, The Moorish American Judicial Body of the Moorish American Consulate and the Will of the Sovereign Divine Hamitite, Canaanite, and Moabite Moorish Americans shall serve as the Delegation of Authority Order under which this de jure ecclesiastically

commissioned self-created Trust shall be operated, shall conduct its affairs and shall be enforced.

Whereas, a delegation of Authority is an instrument whose source is a sovereign authority in the nature of a grant either to the whole nation or to a class or portion of that nation.

## **Bylaws**

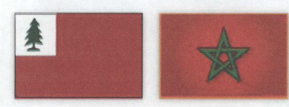
- Whereas, *khaf tum ahhah el* and the said parties to this Trust shall uphold the Bylaws herein, and shall conduct all affairs with honor and in good faith with respect to Law, Equity and Moral Ethics. *khaf tum ahhah el* is a Judicially and Ecclesiastically commissioned. *khaf tum ahhah el* executes Jura Summi Imperii (Rights of Supreme Dominion and Sovereignty) and Jura Regia (Royal Rights). *khaf tum ahhah el* invokes the Jura Sanguinis Nullo Jure Civili Drimi Possunt (The right of blood and kindred cannot be destroyed by any civil law).
- Whereas, the Moorish National Republic Federal Government Divine Constitution, the Zodiac Constitution, the Articles of Confederation, the Constitution For the United States of America and it's Treaties, The Code of Hammurabi, and the Sacred Scrolls written by the Ancestors of the said Executor shall be the building blocks for the enforcement, upholding, and operation of the said nubian throne trust.
- Whereas, the books, 108 Questions for Moorish Americans, The Circle 7 Holy Koran of the Moorish Holy Temple of Science (divinely prepared by the Noble Prophet Drew Ali (1926), the Adept Chamber books, and the unincorporated Moorish Science Temple of America Divine Constitution and Bylaws are the literary foundations for the Ecclesiastical Divine Nature of this nubian throne trust.
- Whereas International Law, The Constitution For the United States (Republic) and it's Treaties, and The Supreme Judicial Body and The Grand Body of the Moorish American Consulate will legislate law regarding the De jure ecclesiastically commissioned Executor, *khaf tum ahhah el* and the Moorish American People. These laws are being communicated to foreign authorities, to insure that the operations are declared, acknowledged, affirmed, enforced and protected through the normal course of International law.
- Whereas, khaf tum ahhah el has ecclesiastically commissioned that:
  - Whereas, khaf tum ahhah el, and all recorded Moors shall be in the

Jurisdiction of their inherited Ancestral Estate [See below for the geographical dominions] in all matters of this nubian throne trust including nationality, title, status, claim, right, interest, and in the nature of any civil matter, criminal, commercial, or otherwise. Furthermore, the Department (Ministry) of Vital Statistics in each Territory and state in which a recorded Moor was born, shall transfer and convey, as Title, the Domicile of Origin back to the Moorish Empire, of which their domination authority and inhabitation protracted from between 3 degrees north-east of present day Mogadishu and 22 degrees North Latitude at Yemen (Moab), 5 degrees West of Sabaea, 12 degrees East of the Kingdom a Axum to 42 degrees East Longitude 2,982 miles Longitude. Latitude, and South-Africa 12 degrees East Longitude, South West of Moab at Luanda (Angola). Just below the Congo, Across the Great Atlantis, even unto the Present North, Farthest West, top of America 72 degrees North Latitude-4,940 miles; 150 degrees west Longitude-21 miles, above the equator from Moab - 3,160 miles - and Central or Meso America including Mexico and the Atlantis Islands at 19 degrees North Latitude - 1,330 miles; 122 degrees west longitude - 74 miles near to the equator from Moab - 9,028 miles – South America at 52 degrees South Latitude – 3,640 miles; 78 degrees South West Longitude - 41 miles below the Equator from Moab, for a Geological Span of over 15,376 miles, equivalent to 236,421,376 square miles. More than three quarters of the Earth with the individual party of interest and Habitation back to the unincorporated Moorish Science Temple of America and the de jure ecclesiastically commissioned Moorish American Consulate.

- Heretofore, khaf tum ahhah el, and all Moors, recorded Moors who have recorded a declaration of nationality with the Moorish Divine and National Movement, and the Moorish National Republic Federal Government, The Moorish American Consulate, The Moorish Science Temple of America or any Office of record on the Land of America and has received a document number for that recording. In addition, the document number will be used as a tax non-obligation number either in the singular form for individual parties or the collective form for families who have recorded one document severally. All recorded Moors shall have full entitlements to all titles, status, claim, right, and interest in both the de jure unincorporated Moorish Science Temple of America and the de jure ecclesiastically commissioned Moorish American Consulate.
- Whereas, the District of Columbia and the Congress of the United States, under the United States Code (USC), Title 28, Section 3002, subsection 15a,

will not have any influence upon *khaf tum ahhah el*, nor the Moorish American People.

• Whereas, all titles of nobility, namely *El*, *Bey*, *Dey*, *Al* and *Ali*, shall be recognized by international and for all purposes of this **nubian throne trust**.



Whereas, the Flag of Moorish

American National *khaf tum ahhah el*, and the Moorish American people is, and shall remain the Red Canopy with the Green Five Pointed Star which represents the "Sovereignty Flag of Morocco, Al Moroccan—the Mother of Flags and evidence and declaration of our Natural Descent to this land, The Moroccan Empire. As well as the Continental Flag beside it which is also known as the Bunker

Whereas, all debts for *khaf tum ahhah el*, and all recorded Moors is hereby cancelled upon declaration of Nationality as any debts issued to names in all CAPITAL LETTERS are not issued to the Living Natural Aboriginal Indigenous Moorish Americans. *khaf tum ahhah el*, and all recorded Moors are people of the Land, therefore, all certificates, bonds, and currency (coinage) backed by gold, silver, other precious stones, minerals, crops and all other "portable land" is the only method of exchange to be used and enforced upon the said inherited Ancestral lands.

- Whereas, *khaf tum ahhah el* and all recorded Moors shall have the right to freely travel unobstructed, unmolested, and unfettered in their various modes of travel throughout the North, South, and Central Americas, *See Treaty of Peace and Friendship of 1786/1787/1836 between the Moors and the united States of America on how to treat with and interact with the Moors of Morocco.*
- Whereas khaf tum ahhah el and all recorded Moors shall have an unobstructed, unmolested, and unfettered right to bear arms throughout the North, South, and Central Americas.

- Whereas, khaf tum ahhah el and all Moors shall have the right to request the aid
  of a consulate officer of the Moorish American Consulate to secure their person
  and property at any time.
- Whereas, if *khaf tum ahhah el* or any Moor is forced into a Corporate presumed judicial proceeding regarding *any statutory violation, the liability charge placed upon the charging offender or offenders, shall be the amount of \$1,800 [gold/silver coinage] per minute which shall be awarded based on the amount of time the Moor was detained, the amount of travel time spent, and the courtroom time spent negotiating such matters. The charging offender or offenders shall pay the Consul of Moorish American Consulate who assisted, the amount of \$5,000 [gold/silver coinage] per hour based on the time spent defending the libel. These allodial costs shall be paid on the day of the hearing or trial. Moreover, all bonds and derivatives shall be surrendered to the jurisconsult of the Moorish American Consulate or to the Moorish American National themselves.*
- All UNITED STATES CORPORATIONS AND INSTRUMENTALITIES are excluded from the Ecclesiastical body of this nubian throne trust.
- Whereas, this *declaration of Trust* stands as law.

# Article 1 - Name

The lawful name of the traditional, Pure Vast Estate Express Trust shall be known as

Nubian Throne

~Vast Estate Pure Express Trust~

# Article 2 - Purpose

The general purpose for which this Trust has been established is for the protection and security of the property of the Living, Natural, Divine, Aboriginal, Indigenous Moorish American National, *khaf tum ahhah el* in Propria Persona Sui Juris, In Proprio Solo, and the beneficiaries who are the Moorish American People. The Moorish American People are not partners nor agents for the **nubian throne trust** but are the beneficiaries along with *khaf tum ahhah el*.

# Article 3 - Board of Directors

This Express Trust shall be governed by a de jure, Aboriginal, Indigenous Moorish American Board of Directors (the "Board"), which shall have all the rights, powers,

privileges and limitations of liability of directors of a de jure Express Trust.

The Board shall establish policies and directives governing all exchanges and operations of the Trust.

The Board shall have no fewer members than 2. The members of the Board may be increased but no more than 13 members, by the affirmative vote of 2/3rds of the serving Board of Directors.

See the members of the "Board" in the Chart below.

\*\*\*\*

## Article 4 – Records and Reports

Meetings and Minutes shall be entered into the **nubian throne trust** Records as often as needed and demanded by the "Board" members.

# <u>Article 5 – Amendments and Revisions</u>

The Board reserves the right and supreme authority to make amendments and revisions to the **nubian throne trust** when necessary.

# Article 6 - Family Seal

**khaf tum ahhah el** may choose the Seal of this Trust or use any Seal of her Nation. Failure to affix the seal to any instrument, however, shall not affect the validity of that instrument.

# **Article 7 – Trust Property Inventory List**

Private Domicile: Location / Coordinates; - Private Territorial Property: - Latitude 40.449581 Longitude +79.901689] Private, Non-Residential, Non-Commercial, Non-Domestic, Non-Subject. I, khaf tum ahhah el, am the Allodial Possessor, Natural Heir(s) Beneficiary, Natural Born Freeholder, by Birth-Right, to the organic, Territorial Lands / Estatue of the Moroccan Empire; - Geographically comprised of organic Lands, - Northwest Amexem / Northwest Africa / North America, South America, Central America, and the adjoining Islands. Affirmatively, the same is hereby made known to the General Public, and identified in the pre-existing Treaty of Peace and Friendship between the United States of America (Republic form of Government) and the Moroccan Empire: 1786, 1787, and 1836. Internationally, the 'Treaty of Peace & Friendship' is also known as, the 'Treaty of Amity and Commerce'. By Divine Right and by Natural Law, my Moorish descent 'Rights of Claims' are rooted in my consanguinity; by my National

Lineage and allegiance; - being a true Aboriginal and Indigenous Native to the Land / Territories (Amexem / America); and with honor, positively supported by the nature of, and the character of, the 'Common Law'. - Is conveyed into **nubian throne trust.** 

All property previously registered, acquired and transferred to 7155 Penn Avenue "AND ALL DERIVATIVES of the above ACCOUNT NUMBERS" without my express permission are conveyed into nubian throne trust ...

All records, applications that may have been filled out using the above NAMES with any of the combinations of the ACCOUNT NUMBERS listed in the preceding paragraphs either completed in association with the above NAMES, CORPORATIONS are also conveyed into nubian throne trust ...

ALL monetary security instruments created using any combination of NAMES and ASSOCIATED ACCOUNT NUMBERS, not to exclude the ACCOUNT NUMBERS associated with the following DRIVERS LICENSES NUMBERS AFFIXED to the cards themselves; [LIST ALL NUMBERS HERE] AND ALL DERIVATIVES are also conveyed into nubian throne ...

<u>I convey Prophet Noble Drew Ali's Trust</u> associated with 0010105905, 010105905, and 10105905 into <u>nubian throne trust</u>.

I convey ALL LICENCE PLATE TAGS ON ALL PRIVATE CONVEYANCES currently in my possession and ALL TRAVELING CONVEYANCES that have been FRAUDULENTLY STOLEN with the following VEHICLE IDENTIFICATION NUMBERS affixed:

• PLACE ALL CONVEYANCE HERE WITH ASSOCIATED ACCOUNT
NUMBERS AND TAGS HERE

All persons residing in Morocco who can not prove foreign citizenship or protection are considered ipso jure as Moorish subjects. Per the Citizenship of the United States, Expatriation, etc., Chapter IV, Page 459-460: 'There are, strictly no Moroccan laws relating to citizenship of Moorish subjects in Morocco. The fundamental laws of this "non-Christian" country are based entirely upon the Islamitic code, no part of which treats of the subject of citizenship. (1) Citizenship in Morocco may be said to be governed by the laws pertaining to the same in other countries, with the exception that all persons residing in Morocco who can not prove foreign citizenship or protection are considered ipso jure as Moorish subjects are also conveyed into nubian throne trust. Once they have established "On the Record" their Moorish Nationality they will be conveyed out of nubian throne trust and conveyed into the trust of their own choosing.

# Article 15 – Family Organizational Chart

## **Article 15 – Signatures and Seals**

By Special Appearance, in Honor, the Divine Being, khaf tum ahhah el, Affirms that He / She is the Natural Person / Divine Being herein named, existing in His / Her own Proper Person; meeting the 'law of evidence' as required and defined in 'Identity'; affirmed by Lawful, Substantive Right; by Birthright; and respectively acknowledged being lawfully qualified and competent to execute this Document. I therefore place my hand and seal thereto.

Chronos:		
Day: 3/27/2023	Month: March	Year: 202

nubian throne trust khaf tum ahhah el

Natural Person - In Propria Persona - Authorized Representative; All Rights Reserved. Free Moor / Muur

Northwest Amexem / Northwest Africa / North America

Am:

nubian throne trust khaf tum ahhah el

Natural Person - In Propria Persona - Authorized Representative; All Rights Reserved. Free Moor / Muur Northwest Amexem / Northwest Africa / North America